

*Port St. George, February 18, 1932*  
(G.O. No. 55, Finance).

**Re. 25.—**In pursuance of the powers conferred by Fundamental Rule 41 and in pursuance of the provisions of Fundamental Rule 5, the Governor in Council and the Governor acting with the Ministers hereby direct that the following be substituted for the proviso to rule 27 of the *Madras Travelling Allowance Rules*—

"Provided that, if any such Government servant is transferred under rule 74 to draw travelling allowance at the rates permitted for a journey on transfer, he may draw travelling allowance on for a journey on tour from the place from which he is removed to the new station to which he is transferred, in addition to the cost of carriage of personal effects, baggage, etc., from the old to the new station as under rule 74."

*Port St. George, February 20, 1932*  
(G.O. No. 56, Finance).

**Re. 26.—**In pursuance of the powers conferred by Fundamental Rule 41 and in pursuance of the provisions of Fundamental Rule 5, the Governor in Council and the Governor acting with the Ministers hereby direct that the following amendment be made to the *Madras Travelling Allowance Rule 24*—

Insert the following as the second sentence in rule 24—

"When he is in receipt of a fixed travelling allowance and carries loads on tour for his personal use, half the expenses of the carriage of loads may be defructed in Government."

G. E. JONES,  
Deputy Secretary to Government.

*Port St. George, March 8, 1932.*

**Re. 27.—**The following resolutions of the Government of India are republished:—

#### FINANCE DEPARTMENT.

*New Delhi, 26th February 1932.*

**No. F-38-1 (a) Pt. I (2).—**His Majesty's Secretary of State for India in Council has been pleased to make the rules appended to this Resolution, defining the classes of expenditure from central revenues upon subjects other than provincial subjects which the Governor General in Council may not sanction without the previous consent of the Secretary of State in Council. These rules reproduce all previous rules of a similar nature and, subject to their observance, orders regarding expenditure of expenditure are issued by the Secretary of State in Council under regulations previously in force will no longer be binding.

3. If the sanction of the Secretary of State in Council is required by these rules to any expenditure such sanction should ordinarily be obtained before the Legislative Assembly is asked to vote supply to meet the expenditure. The Governor-General in Council may depart from this rule in cases of extreme urgency, where the time available is so short that sanction cannot be obtained by telegraph; but in such a case, a statement showing all vouchers for which supply has been asked before sanction has been obtained must be submitted to the Secretary of State as soon as possible after the presentation of the demand to the Assembly.

\* **Notes.**—After the enactment of the Government of India Act, 1930, and of the Devolution of Powers Act, 1931, it is not possible to incur expenditure from central revenues on provincial subjects or to make arrangements from central provincial revenues for expenditure on a provincial subject except in so far as such expenditure is expressly provided for directly by the Local Government.

2. The Governor General in Council may sanction an advance over an estimate which has, prior to the introduction of these rules, received the sanction of the Secretary of State in Council if the total cost of the estimate, as sanctioned by these rules, is within the powers of sanction sanctioned upon the Governor General in Council by these rules; and may sanction the extension of a temporary post which has received similar sanction if he would, under these rules, be competent to sanction the creation of such a post for the full term as intended.

4. Subject to the provisions of section 63-A of the Government of India Act and to the observance of—

(a) these rules,

(b) any rules made by the Secretary of State in Council under the Government of India Act,

(c) the rules relating to the financial powers of the Governor General in Council in military matters,

(d) Army Regulations governing the grant of allowances, pensions and gratuities,

(e) any instructions issued by the Secretary of State in Council defining the power of the Governor General in Council to sanction expenditure in respect of persons in civil employment who are not subject to or have been excluded from the operation of the Civil Services (Classification, Control and Appeal) Rules,

the Governor General in Council has full power to sanction expenditure from central revenues upon subjects other than provincial subjects and, with the previous consent of the Finance Department, to delegate such power upon such conditions as he may think fit either to any other subordinate to him or to a local Government acting as his agent in relation to a central subject. Any sanction given under this rule will remain valid in the specified period for which it is given, subject to the case of such expenditure to the voting of supply in each year. Orders of disapproval passed under this rule may contain a provision for re-delegation by the authority to which the powers are delegated.

#### APPENDIX.

**Rules relating to expenditure by the Government of India on subjects other than provincial.**

1. The previous sanction of the Secretary of State in Council is necessary:—

(1) To the creation of any new, or the abolition of any existing, permanent post paid from Military estimates, if the post is one which would ordinarily be held by an officer holding the rank of Colonel.

(2) To the creation of a permanent post paid from Military estimates at a maximum rate of pay exceeding Rs. 2,000 a month or the increase of the maximum pay of a sanctioned permanent post to an amount exceeding Rs. 2,000.

(3) To the creation of a temporary post paid from Military estimates on pay exceeding Rs. 2,000 a month, or the extension beyond a period of three years of a temporary post or disposition on pay exceeding Rs. 2,000 a month.

**Notes.**—The limits in the text of posts paid from Civil estimates, corresponding to those prescribed in sub-rule (1) are: (a) 12, 15, 18, and 20 in Rule 22 of the Civil Services (Classification, Control and Appeal) Rules made by the Secretary of State in Council under the Government of India Act.

(4) To any expenditure on a grant or other than a Military Works Project costing more than Rs. 5,00,000 (initial plus one year's recurring) and involving money disbursed to the Army or Marine authorities.

(c) To any expenditure on the inception of a Military Works Project which is estimated to cost, or forms part of a scheme which is estimated to cost, more than Rs. 25,00,000.

(d) To any expenditure on a Military Works Project in excess of the original sanctioned estimate, if—

(i) the excess is more than 10 per cent of the original sanctioned estimate, and the estimated cost of the project thereby becomes more than Rs. 25,00,000;

(ii) the original estimate has been sanctioned by the Secretary of State, and the excess is more than 10 per cent of that estimate, or more than Rs. 10,00,000.

(e) To any expenditure on a Military Works Project, in excess of a revised or completion estimate sanctioned by the Secretary of State.

Provided that, for the purposes of clauses (c) (d) and (e) of this rule, if any section amounting for 5 per cent or more of the estimated cost of a project sanctioned by the Secretary of State is abandoned the estimated cost of the works in that section shall be excluded from the total sanctioned estimate of a project for the purpose of determining whether the Secretary of State's sanction is necessary.

(f) To any expenditure on the purchase of imported military stores, otherwise than in accordance with such rules as may be made in this behalf by the Secretary of State in Council.

(g) To any expenditure, otherwise than in accordance with such rules as have been or may be laid down in this behalf by the Secretary of State in Council, upon—

(a) the erection, alteration, dismantling or equipment of a church or a grant-in-aid towards the erection, alteration, furnishing or equipment of a church, not wholly constructed out of public funds; or

(b) the provision of additions to the list of special stores and important railway carriages reserved for the use of high officials; or

(c) the staff, household and contract allowances, or the residences and furniture provided for the use of the Governor General; or

(d) To any expenditure on Diplomatic and Consular Services in Persia except in the following cases:—

(i) Fresh expenditure on salaries up to an amount not exceeding £100 per annum in the aggregate of any one Consulate.

(ii) Increased expenditure on contingencies, except in regard to unusual items exceeding £100, and

(iii) Increased expenditure on travelling.

(e) To any addition to the office allowances and other pecuniary grants of any Agency or Consulate in Persia, except temporary advances not exceeding Rs. 250 to any Agency or Consulate, such advances being adjusted by debit against the current grants sanctioned for the coming financial year.

(f) To any expenditure which is likely to involve at a later date expenditure beyond the power of members of the Governor General in Council.

3. The foregoing rules do not apply to expenditure in time of war with a view to its prosecution. The Government of India have full powers with regard to such expenditure, subject only to the general control of war operations which is exercised by the Secretary of State for India in consultation with the Majesty's Government. In the necessity of obtaining the sanction of the Secretary of State

in Council to really important special schemes required to carry out those operations, where in the judgment of the Government of India there persists a persistent reference to him; and to the obligation to keep him as fully informed as circumstances allow of their important nature.

No. F-361 (4) Ex. 1032.—His Majesty's Secretary of State for India in Council has been pleased to make the rules appended to this Resolution, defining the classes of expenditure on reserved provincial subjects which a Governor in Council may not sanction without the previous consent of the Secretary of State in Council. These rules supersede all previous rules of a similar nature and, subject to their observance, orders regarding specific cases of expenditure passed by the Secretary of State in Council or the Governor General in Council under regulations previously in force will no longer be binding.

2. If the sanction of the Secretary of State in Council is required by these rules to any expenditure, such sanction should ordinarily be obtained before the Legislature Council is asked to vote supply to meet the expenditure. The Governor in Council may depart from this rule in cases of extreme urgency, when the time available is so short that sanction cannot be obtained by telegram; but in such a case a statement showing all schemes for which supply has been asked before sanction has been obtained must be submitted to the Secretary of State in Council as soon as possible after the presentation of the demands to the Council.

3. The Governor in Council may sanction any sums over an estimate which has, prior to the introduction of these rules, received the sanction of the Secretary of State in Council or the Governor General in Council if the total cost of the estimate, as increased by the sums, is within the powers of sanction conferred upon the Governor in Council by these rules.

4. Subject to the provisions of Section 10-B of the Government of India Act and to the observations on—

(a) these rules.

(b) any rules made by the Secretary of State in Council under the Government of India Act.

(c) any instructions issued by the Secretary of State in Council defining the power of the Governor in Council to sanction expenditure in respect of persons in civil employment who are not subject thereto have been excluded from the operation of the Civil Services Classification, Control and Appeal Rules.

His Governor in Council has full power to sanction expenditure upon reserved provincial subjects and, with the previous consent of his Executive Department, to delegate such power upon such conditions as he may think fit to any other subordinate to him. Any sanction given under this rule will remain valid for the specified period for which it is given, subject to the vote of voted expenditure, to the voting of supply in each year.

#### ANALYSIS.

After relating to expenditure by a Governor in Council on reserved provincial subjects.

1. The previous sanction of the Secretary of State in Council is necessary—

(i) To capital expenditure upon irrigation and irrigation works, including drains and levees, and upon projects for drainage, reclamation





pleased to appoint Reverend William Theodore Burton to be a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Beramba in the district of Kowloon and to exercise on him all the ordinary powers of a Magistrate of the first class and further to direct under section 14 (1) of the Code that he shall exercise these powers as a member of the Bench of Magistrates established for that area.

No. 162.—Under section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint M.R. By. Vengachari Thattai Vengachari Acharyar Arangal to be a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Tiruchelur in the district of Chingleput and to exercise on him all the ordinary powers of a Magistrate of the first class and further to direct under section 14 (1) of the Code that he shall exercise these powers as a member of the Bench of Magistrates established for that area.

No. 164.—Under the provisions of section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to make upon M.R. By. Sathya Rajagopalakrishnan Pillai, Sub-Registrar of Cumbum, Cumbum taluk, in the district of Kaveri, for the term of his appointment as Sub-Registrar of Cumbum, such of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder in respect to offences under sections 3 to 6, both inclusive, of the Madras Towns Municipalities Act, 1858, and under sections 8, 9 and 12 of the Madras Gaming Act, 1850, which may be exercised within the limits of the taluk of Cumbum, Cumbum taluk, in the district of Kaveri.

I. *Ordinary powers*.—Schedule III of the Code of Criminal Procedure, 1898, section 1. Items 1 to 8, 14, 16 and 17 to 20.

II. *Additional powers*.—Schedule IV of the Code of Criminal Procedure, 1898. Items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

Port St. George, March 5, 1912. C.

No. 165.—Under the provisions of section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to make upon M.R. By. Thammacharyya Pillai Periakutumba Pillai, Sub-Registrar of Kayathur in the district of Tanjore for the term of his appointment as Sub-Registrar of Kayathur, such of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder in respect to offences under sections 3 to 6, both inclusive, of the Madras Towns Municipalities Act, 1858, and under sections 8, 9 and 12 of the Madras Gaming Act, 1850, which may be exercised within the limits of the village of Kayathur and offices under section 19 of the Madras Births and Deaths Registration Act, 1890, which may be exercised within the limits of the villages of (1) Kayathur, (2) Perakutumbal, (3) Thammachari, (4) Puduk, (5) Sathupet, (6) Vennampatti, (7) Verba Mayiladai, (8) Vennampattikulam, (9) Alagankulam and (10) Vaidan Thiruvallur.

I. *Ordinary powers*.—Schedule III of the Code of Criminal Procedure, 1898, section 1. Items 1 to 8, 14, 16 and 17 to 20.

II. *Additional powers*.—Schedule IV of the Code of Criminal Procedure, 1898. Items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

No. 166.—Under the provisions of section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to make upon M.R. By. Thevaras Pillai Kanthaswami Pillai, Sub-Registrar

of Perakutumbal in the district of Tanjore for the term of his appointment as Sub-Registrar of Perakutumbal, such of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder in respect to offences under sections 3 to 6, both inclusive, of the Madras Towns Municipalities Act, 1858, and under sections 8, 9 and 12 of the Madras Gaming Act, 1850, which may be exercised within the limits of the village of Perakutumbal and offices under section 19 of the Madras Births and Deaths Registration Act, 1890, which may be exercised within the limits of the villages of (1) Perakutumbal, (2) Adikavai, (3) Sathupattinai, (4) Kothakulam, (5) Manamangalam, (6) Mathamangalam, (7) Chokkikulam, (8) Thiruvallur, (9) Arayampatti, (10) Kothakulam, (11) Kottampatti and (12) Sathupattinai.

I. *Ordinary powers*.—Schedule III of the Code of Criminal Procedure, 1898, section 1. Items 1 to 8, 14, 16 and 17 to 20.

II. *Additional powers*.—Schedule IV of the Code of Criminal Procedure, 1898. Items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

Port St. George, February 23, 1912.

No. 167.—The Governor in Council is pleased to empower M.R. By. Thevaras Thattai Vengachari Acharyar Arangal, Special Magistrate of Kayathur in the district of Chingleput to exercise powers under clauses (a) and (b) of section 189 (2) of the Code of Criminal Procedure, 1898, of the offices specified in items (1) to (3) of rule 1 of the rules in Notification No. 737, Home (Judicial), dated the 15th August 1910, published at page 1049 and 1051 of Part I of the Port St. George Gazette of the 26th class, as amended by subsequent notifications, arising within the limits of the jurisdiction of the Bench of Magistrates at Tanjore.

No. 168.—The Governor in Council is pleased to empower Reverend William Theodore Burton, Special First class Magistrate in the district of Kowloon to exercise powers under clause (4) of section 189 (1) of the Code of Criminal Procedure, 1898, of the offices specified in items (1) to (3) of rule 1 of the rules in Notification No. 737, Home (Judicial), dated the 15th August 1910, published at page 1049 and 1051 of Part I of the Port St. George Gazette of the 26th class, as amended by subsequent notifications and of the offices specified in items (4), (5), (6), (7), (8), (9), (10) and (11) of section 201 of the Code of Criminal Procedure, 1898, arising within the local jurisdiction of the Bench of Magistrates at Beramba in the district of Kowloon.

No. 169.—The Governor in Council is pleased to appoint the undersigned persons to be Special Magistrates for the area comprised within the jurisdiction of the Bench of Magistrates of the places specified against their names with the powers and subject to the terms and conditions specified in Notification No. 737, Home (Judicial), dated the 15th August 1910, published at page 1049 and 1051 of Part I of the Port St. George Gazette of the 26th class as amended by subsequent notifications:

M.R. By. Marmadatha Thevaras Marappu Pillai Arangal—Tiruchirappalli in the district of Tanjore.

Port St. George, March 2, 1912.

M.R. By. Thevaras Konda Madhavaraj Rajagopala Madhavaraj Arangal—Tiruchirappalli in the district of Tanjore.

Port St. George, March 2, 1912.

M.R. By. Thevaras Rajagopala Arangal—Perakutumbal in the district of Tanjore.

## NOTIFICATIONS.

Port St. George, February 23, 1932  
[G.O. No. 333, Law (General).]

No. 176.—In exercise of the powers conferred by section 24 of the Madras Harbour Customs Act, 1921, the Local Government are pleased to appoint the Deputy Superintendent of Customs, Vellore, to perform the functions of the Commissioner under the Act in respect of the Municipality of Vellore.

Port St. George, March 1, 1932  
[G.O. No. 334, Law (General).]

No. 177.—In exercise of the powers conferred by sub-section (3) of section 1 of the Madras Towns Improvement Act, 1919 (VII of 1919), the Governor in Council is pleased to extend the provision of sections 3 to 8 (both inclusive) of the said Act to the land area comprised within the limits of Tattam North, in the Pudukottai taluk of the district of Ramanathapuram, on the occasion of the Madhavachari festival in that village from 4th March 1932 to 7th March 1932 (both days inclusive) this year and during the festival days on each following year. The dates during which the festival shall be deemed to last with reference to this notification shall be duly notified in each year by the District Magistrate in the District Gazette.

Port St. George, February 24, 1932  
[G.O. No. 335, Law (General).]

No. 178.—In exercise of the powers conferred on him by section 78 of the Madras Village Councils Act, 1919 (Madras Act I of 1919), the Governor in Council is pleased to make the following amendments to rules 4 and 8 of the rules framed under the said Act, contained in Notification No. 344, Law (General), dated the 2nd March 1932, published at page 234 to 235 of Part I of the Port St. George Gazette, dated the 2nd March 1932:—

## AMENDMENTS.

(1) In rule 4 of the said rules:—

(a) in the opening paragraph, after the word 'unless,' the words 'such person' shall be inserted;

(b) in clause (i) the words 'such person' at the commencement shall be omitted;

(c) clause (ii) shall be omitted and clauses (iii), (iv) and (v) shall be renumbered (iii), (iv) and (v) respectively;

(d) in clause (iii), (iii) and (iv) (a) or renumbered, the word 'He' at the commencement shall be omitted and

(e) at the end of clause (iii) as renumbered, the word 'and' shall be inserted.

(2) In rule 8 of the said rules, the word 'male' shall be omitted.

Port St. George, February 23, 1932  
[G.O. No. 336, Law (General).]

No. 179.—The following draft of an amendment to the rules for regulating the importation, purchase and transport of petroleum in the Presidency of Madras published with Judicial Department Notification No. 441, dated the 26th July 1929, at pages 157-159 of Part I of the Port St. George Gazette, dated the 27th July 1929, as subsequently amended, which the Governor in Council, with the previous sanction of the Governor General in Council, propose to make in exercise of the powers conferred by section 8 of the Indian Petroleum Act, 1928 (VIII of 1928), is hereby published as required by sub-section (1) of section 34 of the said Act for the information of all persons likely to be affected thereby.

Notice is hereby given that the said draft will be taken into consideration on or after the 15th April 1932 and that any objections or suggestions which

may be received in respect of the draft before the said date will be considered by the Governor in Council.

## DRAFT AMENDMENT.

(1) In Chapter I of Part II of the said rules the following new rule shall be inserted after rule 7, namely:—

"7. When a tank is to be tested by filling, only water shall be used and such water shall be free from oil and shall not be passed through any pipes or pumps which having been used for oil, are liable to contaminate the water."

(2) To the conditions contained in Section Form D and E appended to the said rules the following condition shall be added as conditions 3 and 4 respectively:—

"The responsible agent or supervisor referred to in rule 3 of Chapter I, Part II of the rules published in Judicial Department Notification No. 441, dated the 26th July 1929, shall not allow any person to enter a tank, which has contained petroleum, unless

(a) such person wears a safety helmet of a description approved by the Local Government; or

(b) (i) the responsible agent or supervisor has certified in writing, as the result of an examination of the tank by himself or by some other competent person that the atmosphere in the tank is fit for persons to enter; and

(ii) at least one safety helmet of the pattern approved by the Local Government shall be placed ready for instant use at the mouth of the tank being entered or repaired.

No work involving the use of fire, welding or hot riveting shall be performed in or on any tank until the tank has been certified in the manner laid down in clause (b) of this condition, to be free from petroleum vapour. When any water is pumped into or withdrawn from the tank no further work of the above description shall be done until the tank has been entered and a fresh certificate issued."

(3) For condition 5 of Section Form F, the following shall be substituted:—

"The responsible agent or supervisor, referred to in rule 3 of Chapter I, Part II of the Rules published in Judicial Department Notification No. 441, dated the 26th July 1929, shall not allow any person to enter a tank, which has contained petroleum, unless

(a) such person wears a safety helmet of a description approved by the Local Government; or

(b) (i) the responsible agent or supervisor has certified in writing, as the result of an examination of the tank by himself or by some other competent person that the atmosphere in the tank is fit for persons to enter; and

(ii) at least one safety helmet of a pattern, approved by the Local Government shall be placed ready for instant use at the mouth of the tank being entered or repaired.

No work involving the use of fire, welding or hot riveting, shall be performed in or on any tank until the tank has been certified in the manner laid down in clause (b) of this condition, to be free from petroleum vapour. When any water is pumped into or withdrawn from the tank no further work of the above description shall be done until the tank has been entered and a fresh certificate issued."

V. N. VISWANATHA RAO,  
Secretary to Government.

Port St. George, February 23, 1932.

No. 179.—The following draft of an amendment which the Governor in Council propose to make under section 31 of the Indian Motor Vehicles Act, 1914 (VIII of 1914), in the Madras Motor Vehicles Rules, 1925, published in Law (General) Department

Notification No. 204 on page 327 at top of Part I of the Port St. George Gazette, dated the 29th March 1931, is hereby published for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 10th April 1932 and that any suggestions or objections which may be received from any person with respect to the said draft before the date aforesaid will be considered by the Governor in Council.

#### DRAFT AMENDMENT

"Sub-rule (3) and (4) of rule 50-D of the said rules shall be re-numbered (4) and (5), respectively, and the following shall be inserted as sub-rule (1), namely:—

(1) Where for any reason, the re-issuance of the licensing authority to the written authority referred to in sub-rule (1) cannot be obtained on the day it is required to him for the purpose, the proprietor of the motor bus may issue to the person to whom such written authority relates, a temporary written authority countersigned by any police officer not below the rank of Inspector. Such police officer shall not re-signify the temporary written authority unless he is satisfied that the written authority referred to in sub-rule (1) has been submitted to the licensing authority and could not be received back after countersignature on the day it was so submitted. Such temporary written authority shall, subject to the conditions contained in sub-rule (4), entitle the person to whom it relates to act as conductor until the written authority submitted to the licensing authority for countersignature is received back.

No. 174.—The following draft amendments which the Governor in Council propose to make under section 11 of the Indian Motor Vehicles Act, 1914 (VIII of 1914), to the Indian Motor Vehicles Rules, 1923, published in Law (General) Department Notification No. 209 at page 322 at top of Part I of the Port St. George Gazette, dated the 29th March 1931, are hereby published for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 10th April 1932 and that any suggestions or objections which may be received from any person with respect to the said draft before the date aforesaid will be considered by the Governor in Council.

#### DRAFT AMENDMENTS.

1. In rule 30 F of the said rules—

(a) in the first paragraph, for the words "Commissioner of Police, or the District Superintendent of Police, as the case may be" the words "licensing authority" shall be substituted; and

(b) for the second paragraph, the following shall be substituted, namely:—

"The driver shall surrender such badge as he is carrying to drive the particular type of vehicle which he is certified by the licensing authority to be competent to drive, or on his licence being suspended or suspended as becoming, this document. If the badge is lost or not returned, the driver shall be liable to pay to the licensing authority a charge of one rupee. The driver shall, whenever he quits or enters the service of any employer, report to the licensing authority.

Explanation.—The expression 'particular type of vehicle' includes all vehicles with similar controls situated in similar positions."

2. For condition (7) of the D. permit the following condition shall be substituted, namely:—

"(7) The vehicle shall be driven only by a person certified by the licensing authority to be competent to drive the particular type of vehicle."

A. F. W. DIXON,  
Deputy Secretary to Government

#### (Legislative.)

#### RESIGNATION.

Port St. George, March 3, 1932.

No. 12.—Under the provisions of section 92 (f) of the Government of India Act, 1919, the Governor is pleased to accept the resignation tendered by Mr. H. M. Hood, I.C.S., of his office of member of the Madras Legislative Council.

#### APPOINTMENT.

No. 13.—In pursuance of Rule 4 (3) of the Madras Electoral Rules, His Excellency the Governor is pleased to nominate Mr. C. S. Jeera, I.C.S., to be a Member of the Madras Legislative Council.

D. V. KRISHNA AYYAR,  
Secretary to the Council.

#### REVENUE DEPARTMENT.

##### LEAVE

Port St. George, February 29, 1932.

No. 121.—Mr. A. H. Qadir Balaha Sahib Bahadur, Deputy Collector, leave on average pay without salary certificates for nineteen days with effect from 1st April 1932.

#### APPOINTMENT AND POSTING.

Port St. George, March 3, 1932.

No. 124.—The following appointment and posting of a deputy collector is ordered:—

M.R.R. C. Dhanrajammal Kanakar Aiyangar, Tahsildar, Balakrishna, to act as Deputy Collector, general duty, Madurai, in relief of Mr. H. C. M. Srinivasan.

##### POSTINGS.

Port St. George, February 29, 1932.

No. 125.—The following postings of Deputy Collectors are ordered:—

M. A. R. Qadir Balaha Sahib Bahadur, on leave from leave, to the Treasury Treasury, in relief of M.R.R. P. V. C. Pandeyan Aiyangar.

Port St. George, March 3, 1932.

M.R.R. Rao Sahadur C. J. Paul Aiyangar, from general duty, Balakrishna, to be Permanent Assistant to the Collector of Madurai.

Port St. George, March 7, 1932.

No. 126.—The following postings of Survey Officers are ordered:—

M.R.R. D. Venkatasubrahmanyam, Assistant Director of Survey, on leave from leave, to be general Assistant Director, Central Survey Office, Madurai.

M.R.R. K. N. Srinivasan Acharya Aiyangar, Assistant Director of Survey, and second Assistant Director, Central Survey Office, Madurai, to be Officer in charge of the Central Survey Office in relief of M.R.R. Rao Sahadur C. J. Paul Aiyangar.

#### ERRATUM.

Port St. George, February 29, 1932.

In the notification under section 4 (1) of the Land Acquisition Act 1 of 1894 as amended by the Land Acquisition Amendment Act XXXVIII of 1913, in respect of lands to be acquired for the extension of the Tiberiusan Extension of Palaguppal, village, Madurai district, Chinnur division,

published on pages 1045 and 1046 of Part I of the Fort St. George Gazette, dated 4th August 1932—  
 No. 3, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

# NOTIFICATIONS.

Fort St. George, March 5, 1932.

No. 227.—In execution of the powers conferred by section 17 (b) of the Madras Survey and Enclosures Act VIII of 1907, the Governor in Council hereby directs that the survey and the provisions of the said Act of the land required for a school building in the Zamindari village of Tarambura in the Madras District, Kistna District.

Fort St. George, February 24, 1932.

(G.O. No. 26, 493, General).

No. 138.—Under section 27 of the Madras Proprietary Estates Village Revenue Act II of 1924 the Governor in Council is pleased to direct that the self-subsistence of the village revenue income in the form of villages specified in the schedule hereto assessed and the payment of money to the proprietors of the said villages shall take effect from 1st March 1932.

## SCHEDULE.

RAMESWARAM DISTRICT.	RAMESWARAM DISTRICT—cont.
Assessmental Table.	Assessmental Table—cont.
Name of village.	Name of village.
1. Pottapudi.	10. Telapudi.
2. Pottapudi (S).	11. Madhavapudi.
3. Pottapudi (S).	12. Madhavapudi.
4. Pottapudi (S).	13. Madhavapudi.
5. Pottapudi (S).	14. Madhavapudi.
6. Pottapudi (S).	15. Madhavapudi.
7. Pottapudi (S).	16. Madhavapudi.
8. Pottapudi (S).	17. Madhavapudi.
9. Pottapudi (S).	18. Madhavapudi.
10. Pottapudi (S).	19. Madhavapudi.
11. Pottapudi (S).	20. Madhavapudi.
12. Pottapudi (S).	21. Madhavapudi.
13. Pottapudi (S).	22. Madhavapudi.
14. Pottapudi (S).	23. Madhavapudi.
15. Pottapudi (S).	24. Madhavapudi.
16. Pottapudi (S).	25. Madhavapudi.
17. Pottapudi (S).	26. Madhavapudi.
18. Pottapudi (S).	27. Madhavapudi.
19. Pottapudi (S).	28. Madhavapudi.
20. Pottapudi (S).	29. Madhavapudi.
21. Pottapudi (S).	30. Madhavapudi.
22. Pottapudi (S).	31. Madhavapudi.
23. Pottapudi (S).	32. Madhavapudi.
24. Pottapudi (S).	33. Madhavapudi.
25. Pottapudi (S).	34. Madhavapudi.
26. Pottapudi (S).	35. Madhavapudi.
27. Pottapudi (S).	36. Madhavapudi.
28. Pottapudi (S).	37. Madhavapudi.
29. Pottapudi (S).	38. Madhavapudi.
30. Pottapudi (S).	39. Madhavapudi.
31. Pottapudi (S).	40. Madhavapudi.
32. Pottapudi (S).	41. Madhavapudi.
33. Pottapudi (S).	42. Madhavapudi.
34. Pottapudi (S).	43. Madhavapudi.
35. Pottapudi (S).	44. Madhavapudi.
36. Pottapudi (S).	45. Madhavapudi.
37. Pottapudi (S).	46. Madhavapudi.
38. Pottapudi (S).	47. Madhavapudi.
39. Pottapudi (S).	48. Madhavapudi.
40. Pottapudi (S).	49. Madhavapudi.
41. Pottapudi (S).	50. Madhavapudi.
42. Pottapudi (S).	51. Madhavapudi.
43. Pottapudi (S).	52. Madhavapudi.
44. Pottapudi (S).	53. Madhavapudi.
45. Pottapudi (S).	54. Madhavapudi.
46. Pottapudi (S).	55. Madhavapudi.
47. Pottapudi (S).	56. Madhavapudi.
48. Pottapudi (S).	57. Madhavapudi.
49. Pottapudi (S).	58. Madhavapudi.
50. Pottapudi (S).	59. Madhavapudi.
51. Pottapudi (S).	60. Madhavapudi.
52. Pottapudi (S).	61. Madhavapudi.
53. Pottapudi (S).	62. Madhavapudi.
54. Pottapudi (S).	63. Madhavapudi.
55. Pottapudi (S).	64. Madhavapudi.
56. Pottapudi (S).	65. Madhavapudi.
57. Pottapudi (S).	66. Madhavapudi.
58. Pottapudi (S).	67. Madhavapudi.
59. Pottapudi (S).	68. Madhavapudi.
60. Pottapudi (S).	69. Madhavapudi.
61. Pottapudi (S).	70. Madhavapudi.
62. Pottapudi (S).	71. Madhavapudi.
63. Pottapudi (S).	72. Madhavapudi.
64. Pottapudi (S).	73. Madhavapudi.
65. Pottapudi (S).	74. Madhavapudi.
66. Pottapudi (S).	75. Madhavapudi.
67. Pottapudi (S).	76. Madhavapudi.
68. Pottapudi (S).	77. Madhavapudi.
69. Pottapudi (S).	78. Madhavapudi.
70. Pottapudi (S).	79. Madhavapudi.
71. Pottapudi (S).	80. Madhavapudi.
72. Pottapudi (S).	81. Madhavapudi.
73. Pottapudi (S).	82. Madhavapudi.
74. Pottapudi (S).	83. Madhavapudi.
75. Pottapudi (S).	84. Madhavapudi.
76. Pottapudi (S).	85. Madhavapudi.
77. Pottapudi (S).	86. Madhavapudi.
78. Pottapudi (S).	87. Madhavapudi.
79. Pottapudi (S).	88. Madhavapudi.
80. Pottapudi (S).	89. Madhavapudi.
81. Pottapudi (S).	90. Madhavapudi.
82. Pottapudi (S).	91. Madhavapudi.
83. Pottapudi (S).	92. Madhavapudi.
84. Pottapudi (S).	93. Madhavapudi.
85. Pottapudi (S).	94. Madhavapudi.
86. Pottapudi (S).	95. Madhavapudi.
87. Pottapudi (S).	96. Madhavapudi.
88. Pottapudi (S).	97. Madhavapudi.
89. Pottapudi (S).	98. Madhavapudi.
90. Pottapudi (S).	99. Madhavapudi.
91. Pottapudi (S).	100. Madhavapudi.

## ACQUISITION OF LANDS.

Fort St. George, February 27, 1932.

Whereas it appears to the Government that the lands specified below are needed for a public

purpose, to wit, for the extension of Public Works Department road, notice is that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, and the Governor in Council hereby authorizes the Revenue Department Officer, Pottapudi, and the District Engineer, R.V. construction No. 17, Pottapudi, to take effect and to execute the powers conferred by section 4 (1) of the Act. Under sub-section (4) of section 17 of the Act, the Governor in Council directs that in view of the urgency of the case the provisions of section 5 A of the Act shall not apply to the acquisition of the lands specified in the schedule.

Vengalpet District, Basantnagar taluk,  
 Thiruvengalpet village.

Approximate  
 area  
 in  
 acres.

Basantnagar, Taluk, No. 1, No. 2, No. 3, No. 4, No. 5, No. 6, No. 7, No. 8, No. 9, No. 10, No. 11, No. 12, No. 13, No. 14, No. 15, No. 16, No. 17, No. 18, No. 19, No. 20, No. 21, No. 22, No. 23, No. 24, No. 25, No. 26, No. 27, No. 28, No. 29, No. 30, No. 31, No. 32, No. 33, No. 34, No. 35, No. 36, No. 37, No. 38, No. 39, No. 40, No. 41, No. 42, No. 43, No. 44, No. 45, No. 46, No. 47, No. 48, No. 49, No. 50, No. 51, No. 52, No. 53, No. 54, No. 55, No. 56, No. 57, No. 58, No. 59, No. 60, No. 61, No. 62, No. 63, No. 64, No. 65, No. 66, No. 67, No. 68, No. 69, No. 70, No. 71, No. 72, No. 73, No. 74, No. 75, No. 76, No. 77, No. 78, No. 79, No. 80, No. 81, No. 82, No. 83, No. 84, No. 85, No. 86, No. 87, No. 88, No. 89, No. 90, No. 91, No. 92, No. 93, No. 94, No. 95, No. 96, No. 97, No. 98, No. 99, No. 100, No. 101, No. 102, No. 103, No. 104, No. 105, No. 106, No. 107, No. 108, No. 109, No. 110, No. 111, No. 112, No. 113, No. 114, No. 115, No. 116, No. 117, No. 118, No. 119, No. 120, No. 121, No. 122, No. 123, No. 124, No. 125, No. 126, No. 127, No. 128, No. 129, No. 130, No. 131, No. 132, No. 133, No. 134, No. 135, No. 136, No. 137, No. 138, No. 139, No. 140, No. 141, No. 142, No. 143, No. 144, No. 145, No. 146, No. 147, No. 148, No. 149, No. 150, No. 151, No. 152, No. 153, No. 154, No. 155, No. 156, No. 157, No. 158, No. 159, No. 160, No. 161, No. 162, No. 163, No. 164, No. 165, No. 166, No. 167, No. 168, No. 169, No. 170, No. 171, No. 172, No. 173, No. 174, No. 175, No. 176, No. 177, No. 178, No. 179, No. 180, No. 181, No. 182, No. 183, No. 184, No. 185, No. 186, No. 187, No. 188, No. 189, No. 190, No. 191, No. 192, No. 193, No. 194, No. 195, No. 196, No. 197, No. 198, No. 199, No. 200, No. 201, No. 202, No. 203, No. 204, No. 205, No. 206, No. 207, No. 208, No. 209, No. 210, No. 211, No. 212, No. 213, No. 214, No. 215, No. 216, No. 217, No. 218, No. 219, No. 220, No. 221, No. 222, No. 223, No. 224, No. 225, No. 226, No. 227, No. 228, No. 229, No. 230, No. 231, No. 232, No. 233, No. 234, No. 235, No. 236, No. 237, No. 238, No. 239, No. 240, No. 241, No. 242, No. 243, No. 244, No. 245, No. 246, No. 247, No. 248, No. 249, No. 250, No. 251, No. 252, No. 253, No. 254, No. 255, No. 256, No. 257, No. 258, No. 259, No. 260, No. 261, No. 262, No. 263, No. 264, No. 265, No. 266, No. 267, No. 268, No. 269, No. 270, No. 271, No. 272, No. 273, No. 274, No. 275, No. 276, No. 277, No. 278, No. 279, No. 280, No. 281, No. 282, No. 283, No. 284, No. 285, No. 286, No. 287, No. 288, No. 289, No. 290, No. 291, No. 292, No. 293, No. 294, No. 295, No. 296, No. 297, No. 298, No. 299, No. 300, No. 301, No. 302, No. 303, No. 304, No. 305, No. 306, No. 307, No. 308, No. 309, No. 310, No. 311, No. 312, No. 313, No. 314, No. 315, No. 316, No. 317, No. 318, No. 319, No. 320, No. 321, No. 322, No. 323, No. 324, No. 325, No. 326, No. 327, No. 328, No. 329, No. 330, No. 331, No. 332, No. 333, No. 334, No. 335, No. 336, No. 337, No. 338, No. 339, No. 340, No. 341, No. 342, No. 343, No. 344, No. 345, No. 346, No. 347, No. 348, No. 349, No. 350, No. 351, No. 352, No. 353, No. 354, No. 355, No. 356, No. 357, No. 358, No. 359, No. 360, No. 361, No. 362, No. 363, No. 364, No. 365, No. 366, No. 367, No. 368, No. 369, No. 370, No. 371, No. 372, No. 373, No. 374, No. 375, No. 376, No. 377, No. 378, No. 379, No. 380, No. 381, No. 382, No. 383, No. 384, No. 385, No. 386, No. 387, No. 388, No. 389, No. 390, No. 391, No. 392, No. 393, No. 394, No. 395, No. 396, No. 397, No. 398, No. 399, No. 400, No. 401, No. 402, No. 403, No. 404, No. 405, No. 406, No. 407, No. 408, No. 409, No. 410, No. 411, No. 412, No. 413, No. 414, No. 415, No. 416, No. 417, No. 418, No. 419, No. 420, No. 421, No. 422, No. 423, No. 424, No. 425, No. 426, No. 427, No. 428, No. 429, No. 430, No. 431, No. 432, No. 433, No. 434, No. 435, No. 436, No. 437, No. 438, No. 439, No. 440, No. 441, No. 442, No. 443, No. 444, No. 445, No. 446, No. 447, No. 448, No. 449, No. 450, No. 451, No. 452, No. 453, No. 454, No. 455, No. 456, No. 457, No. 458, No. 459, No. 460, No. 461, No. 462, No. 463, No. 464, No. 465, No. 466, No. 467, No. 468, No. 469, No. 470, No. 471, No. 472, No. 473, No. 474, No. 475, No. 476, No. 477, No. 478, No. 479, No. 480, No. 481, No. 482, No. 483, No. 484, No. 485, No. 486, No. 487, No. 488, No. 489, No. 490, No. 491, No. 492, No. 493, No. 494, No. 495, No. 496, No
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effect from date of relief, leave on average pay without medical certificate for four months and in continuation thereof leave on half average pay for five months.

*Fort St. George, February 25, 1932.*

No. 61.—M.R. K. Venkatasubrahmany, Officiating Assistant Engineer, Assistant Subdivision, Bellary Division, leave on average pay without medical certificate for one month and fifteen days from the 21st Nov. 1931 to date of relief.

*Fort St. George, March 1, 1932.*

No. 62.—M.R. K. Subramaniam Appiah, P.A., Assistant Engineer, Mysore Division, Coimbatore District, Bangalore Division, leave on average pay on medical certificate for one month from date of relief.

*Fort St. George, March 4, 1932.*

No. 63.—Mr. H. W. P. Webb, Superintending Engineer, Coimbatore Circle, leave on average pay without medical certificate for six months from the 26th March 1932 to date of relief. He is permitted to perform the latter holidays in the leave provided the conditions in the subsidiary rules under Fundamental Rule 56 are fulfilled.

#### EXTENSION OF LEAVE.

*Fort St. George, March 1, 1932.*

No. 64.—Mr. Mahammad Bakshar Subbi, Assistant Engineer, extension of leave on average pay without medical certificate for seven days from the 12th December 1931.

#### APPOINTMENTS.

*Fort St. George, February 27, 1932.*

No. 65.—M.R. K. Alagar Rao, Officiating Assistant Engineer, Pudukottai Subdivision, Virudhunagar District, held current charge of the Pudukottai section of the same subdivision in addition to his own duties from the 1st January to the 15th August 1931. In the afternoon of the 15th September 1931.

*Fort St. George, February 29, 1932.*

No. 66.—M.R. K. V. Sathya Ayyar Ayyar, P.A., Assistant Engineer, on return from leave, on official as Superintending Engineer, Bangalore Circle, in report of M.R. K. Subrahmaniam R. Narasimha Ayyar granted leave.

No. 67.—Mr. W. J. Davis, P.A., Senior Executive Engineer, Bellary Division, and held full charge of the Bangalore Subdivision in addition to his own duties during the absence of M.R. P. Venkatasubrahmany or until further orders.

*Fort St. George, March 1, 1932.*

No. 68.—Mr. P. G. Subramaniam, M.A., Assistant Engineer, Kolar Central Division, held full charge of the Bangalore Subdivision of the same division in addition to his own duties from the afternoon of the 15th November 1931 to the forenoon of the 25th December 1931.

#### ERRATA.

*Fort St. George, February 24, 1932.*

In the notification under section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925 relating to the acquisition of lands in Begudol village, Chingleput taluk and Chingleput district,

published on page 1259 of Part I of the Fort St. George Gazette, dated 24th November 1931—

For "Muthappa Nayudai and Chinnu Nayudai Nayudai" appearing should read, viz. 24th of 2 24 19-10, read "Muthappa Nayudai, Chinnu Nayudai Nayudai, Thangamm Nayudai and Vennidai Nayudai".

For "The above Nayudai and Thangamm Nayudai" appearing should read, viz. 24th of 2 24 19-10, read "Muthappa Nayudai, Thangamm Nayudai, Begudol Nayudai and Chingleput Nayudai".

In the notification under section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925 in respect of lands required for the Karmadai channel of the canal system of the Coimbatore Project in Iruan Chinnuvelu village, Pudukottai taluk, Tanjore district, published at page 126 of Part I of the Fort St. George Gazette, dated 25th January 1932—

Column 15, sub-section (1)—

For "19-10" read "19-10", read "19-10".

Column 15, sub-section (1)—

For "24" read "24", read "24", read "24".

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For "24" read "24", read "24", read "24".

For "24" read "24", read "24", read "24".

For "24" read "24", read "24", read "24".



In the notification under section 4 (1) of the Land Acquisition Act, in respect of lands required for the field channels of the Cavery-Moite Project in No. 60 Kalyandurg Taluk, Tanjore district, published at pages 1441 to 1445 of Part I of the Fort St. George Gazette, dated 24 November 1931—

Page 1441—  
In the entry relating to Government, day, S. No. 110-2 part, for 'land' by S. No. 110-2 part, read 'land' by S. No. 110-2 part.

Page 1441—  
In the entry relating to Government, day, S. No. 11-4 part, for 'land' by S. No. 11, read 'land' by S. No. 74 and 69.

Page 1441, then No. 11-4 in the entry relating to Government, day, S. No. 7-1, for 'land' by S. No. 7-2 part, read 'land' by S. No. 7-2-4-4 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10, read 'land' by S. No. 17 and 10-2 part.

In the entry relating to Government, day, S. No. 10 part, for 'land' by S. No. 10 part, read 'land' by S. No. 10 part & 1.

#### Fort St. George, March 3, 1932.

In the notification under section 4 (1) of the Land Acquisition Act of 1925, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, in respect of lands required for the field channels of the Canal System of the Cavery-Moite Project in No. 110 Kalyandurg Taluk, Tanjore district, published at pages 145 to 153 of Part I of the Fort St. George Gazette, dated 12th January 1932—

##### Channel No. 1.

Page 145—  
In the entry relating to Government, day, S. No. 4-4-4-4 part, for 'land' by S. No. 4-4-4-4 part, read 'land' by S. No. 4-4-4-4 part and S. No. 4-4-4-4 part.

In the entry relating to Government, day, S. No. 4-4-4-4 part, for 'land' by S. No. 4-4-4-4 part, read 'land' by S. No. 4-4-4-4 part.

In the entry relating to Government, day, S. No. 4-4-4-4 part, for 'land' by S. No. 4-4-4-4 part, read 'land' by S. No. 4-4-4-4 part and S. No. 4-4-4-4 part; and by S. No. 4-4-4-4 part and S. No. 4-4-4-4 part.

##### Channel No. 2.

In the entry relating to Government, day, S. No. 4-4-4-4 part, for 'land' by S. No. 4-4-4-4 part, read 'land' by S. No. 4-4-4-4 part and S. No. 4-4-4-4 part.

##### Channel No. 3.

Page 146—  
In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

##### Channel No. 4.

Page 146—  
In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

In the entry relating to Government, day, S. No. 10-2 part, for 'land' by S. No. 10-2 part, read 'land' by S. No. 10-2 part and S. No. 10-2 part.

##### Channel No. 5.

Page 147—  
In the entry relating to Government, day, S. No. 11-4 part, for 'land' by S. No. 11-4 part, read 'land' by S. No. 11-4 part.

In the entry relating to Government, day, S. No. 11-4 part, for 'land' by S. No. 11-4 part, read 'land' by S. No. 11-4 part.

##### Channel No. 6.

In the entry relating to Government, day, S. No. 11-4 part, for 'land' by S. No. 11-4 part and 10-2, read 'land' by S. No. 11-4 part.

##### NOTIFICATIONS.

##### Fort St. George, February 26, 1932.

No. 55—The following notice appearing in the issue of the Madras Mail, dated 17th February 1932, is published—

##### NOTICE.

The Scribe and Public Engineer, Madras.

Amendment under section 4 (1) of the Indian

Electricity Act, 1910.

It is hereby notified for the information of the public that the South India Electricity Distribution Company, Limited, Bangalore Agency, Channarayana & Co., Ltd., has applied to the Government of Madras for the amendment of clause 27 (b) of the Fourth Agreement in the Sale and Supply of Electricity License, 1921, by the substitution of the following words for the words—

"Clause 27 (b) (1)—Rates for high tension power at 12,000 volts must not exceed those set out below—

Class, local monthly consumption in K.V.A. and rate per K.V.A. and rate per month.	Rate per K.V.A. of maximum demand per month.
I. Up to 10,000 (200).	Free.
II. Exceeding 10,000 and up to 10,000 (200).	Rs. 2.00 K.V.A. & above.
III. Exceeding 10,000 and up to 10,000 (200).	Rs. 2.00 K.V.A. & above.
IV. Exceeding 10,000 and up to 10,000 (200).	Rs. 2.00 K.V.A. & above.
V. Exceeding 10,000 and up to 10,000 (200).	Rs. 2.00 K.V.A. & above.
VI. Exceeding 10,000 (200).	Rs. 2.00 K.V.A. & above.

Clause 1 is subject to a maximum unit charge, including demand, of 1.20 annas.

Clause 27 (b) (2)—Rates for high tension power at 6,000 volts must not exceed those set out below—

Class, local monthly consumption in K.V.A. and rate per K.V.A. and rate per month.	Rate per K.V.A. of maximum demand per month.
I. Up to 10,000 (200).	Free.
II. Exceeding 10,000 and up to 10,000 (200).	Rs. 2.00 K.V.A. & above.
III. Exceeding 10,000 and up to 10,000 (200).	Rs. 2.00 K.V.A. & above.
IV. Exceeding 10,000 and up to 10,000 (200).	Rs. 2.00 K.V.A. & above.
V. Exceeding 10,000 and up to 10,000 (200).	Rs. 2.00 K.V.A. & above.
VI. Exceeding 10,000 (200).	Rs. 2.00 K.V.A. & above.

The above rates will be subject to a maximum unit charge, including demand, of 1.20 annas.

Every local authority, company or person desirous of making any representation to the Local Government with reference to the above amendment may do so by letter addressed to the Secretary to the Government of Madras, Public Works and Industries Department, Fort St. George, Madras, within three months of the date of this notice.

Dated Madras, the 17th day of February 1932.

Fort St. George, January 30, 1932.

(S.D. No. 194 of 32).

No. 55—There are now three officers with separate staffs and offices dealing with electrical matters in the Presidency, the Chief Engineer for Hydro-Electric Development, the Electrical Engineer to Government, and the Electrical Engineer. The Chief Engineer for Hydro-Electric Development and the Electrical Engineer are independent of each other and can direct officers to Government while the Electrical Engineer is

subordinate to the Chief Engineer, Public Works Department, and is independent of the first two offices. The Government have decided that the work of these three offices should be co-ordinated and that all matters relating to electricity or all its branches should be brought under a single head. The Government consider that this will ensure uniformity of policy in questions of electrical development, will prevent overlapping and will enable the activities of the various officers and their staffs to be utilized to the best advantage. They accordingly direct that with effect from 1st April 1932 a separate administrative department be formed, which will be called the Electricity Department, with the present Chief Engineer for Elphinstone Development as its head under the designation of Chief Engineer for Electricity. The Electrical Engineer, Public Works Department, and the Electrical Inspector to Government with their staffs will from that date be under the control of the Chief Engineer for Electricity who also will be authorized on behalf of the department to correspond directly with Government.

*Fort St. George, February 22, 1932.*  
(G.O. No. 824 E.)

No. 97.—In exercise of the powers conferred by section 16 of the Criminal Tribes Act, 1925, the Governor in Council is pleased to place in the notified area at Shreeperum in the Coimbatore district, the following members of the criminal tribe of Nambepur Kavaras in respect of which a notification has been published under section 11 of the said Act:—

C.T.R. No. 229 K.O. T. Samadras Naggayy.

*Fort St. George, April 3, 1932.*  
(G.O. No. 493 E.)

No. 100.—Whereas there is reason to believe that the action of the class of Persons who go by the name of Kallidars of Tiruppur taluk, Namad district, is directed to the systematic commission of non-bailable offences, the Governor in Council, in exercise of the powers conferred on him by section 2 of the Criminal Tribes Act (VI) of 1925, hereby declares that that section of Persons known as Kallidars of Tiruppur taluk in Namad district, is a Criminal Tribe for the purposes of the said Act.

Under section 12 of the Criminal Tribes Act, the Governor in Council further directs that every registered member of the said Kallidars section of Namad district shall report himself at such intervals as may be prescribed by the District Magistrate, Namad, and shall also notify his place of residence and any change or intended change of residence and any absence or intended absence from his residence.

*Fort St. George, March 1, 1932.*

No. 101.—In exercise of the powers conferred by section 2 of the Madras Rivers Conservancy Act, 1931 (Madras Act VI of 1931), the Governor in Council is hereby pleased to cancel Public Works and Labour Department Notification No. 343, dated the 12th June 1930, published at pages 1773, 1781 and 1792 of Part I of the Fort St. George Gazette, dated the 14th June 1930, 24th June 1930 and 2nd July 1930, respectively.

No. 102.—In exercise of the powers conferred by section 2 of the Madras Rivers Conservancy Act, 1931 (Madras Act VI of 1931), the Governor in

Council hereby pleased to cancel Public Works and Labour Department Notification No. 304, dated the 13th June 1930, published at pages 1225, 1245 and 1252 of Part I of the Fort St. George Gazette, dated the 19th June 1930, 24th June 1930 and 2nd July 1930, respectively.

No. 103.—In exercise of the powers conferred by section 2 of the Madras Rivers Conservancy Act, 1931 (Madras Act VI of 1931), the Governor in Council is hereby pleased to cancel Public Works and Labour Department Notification No. 343, dated the 12th June 1930, published at pages 1773, 1781 and 1792 of Part I of the Fort St. George Gazette, dated the 14th June 1930, 24th June 1930 and 2nd July 1930, respectively.

*Fort St. George, February 25, 1932.*

No. 105.—Under rule 27 of the Navigation Rules made under the Coasts and Public Ports Act, 1924 (Madras Act II of 1924), the Governor in Council is hereby pleased to declare that on and from 1st April 1932 the wharf in the Maravayy Canal between 302.45' 200 feet and 302.57' shall be available for loading and unloading cargo and shipping and landing passengers.

The Governor in Council is further pleased to notify that on and from the said date, wharves and berths shall be closed under the said rules and no vessels licensed for trade already licensed and not coming under rule 14 of the said rules shall be allowed at the said wharf.

**ACQUISITION OF LANDS.**

*Fort St. George, February 25, 1932.*

Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the construction of an water tunnel on 25th of March 1932, notice is that effect is hereby given to it, within six months after the date of the publication of this notice in the Fort St. George Gazette, as amended by the Local Acquisition Amendment Act XXXVIII of 1931; and that Governor in Council hereby authorizes the Executive Engineer, Coimbatore, and the Revenue Divisional Officer, Coimbatore, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. Under section 5 (1) of the said Act the Governor in Council appoints the Executive Divisional Officer, Coimbatore, to perform the functions of a Collector under section 6 A of the Act.

Coimbatore district, Ache taluk.  
Tadibandi, Madhavandhi Kande village.

	Approximate area.
Madhavandhi, Ache taluk, Ache No. 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.	0.25
Madhavandhi, Ache taluk, Ache No. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.	0.15
Total ..	0.40

*Fort St. George, February 24, 1932.*

Whereas it appears to Government that the land specified below are needed for a public purpose,

in wit, for the field channels of the Canal System of the Country-Neror Project, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (2) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1923; and, the Governor in Council, hereby authorizes the Special Deputy Collector, Baramulla, Nos. 2 and 3 at Gogri, his staff and workmen to execute the powers conferred by section 4 (2) of the Act. Under section 5 (4) of the same Act, the Governor in Council appoints the aforementioned officers to perform the functions of a Collector under section 5-3 of the Act.

Tanjore District, Tanjore taluk,  
No. 109. Vakkannakottai village.

Approved  
and  
signed,  
1925.

Government, dt. T.S. No. 129-2-4-2, belonging to  
Sri. Sanku Kuttanathan, village Pannayyan and  
Dhupia by purchase Sanku Kuttanathan, located  
as the north by T.S. No. 111-2-1-2, south by  
T.S. No. 111-2-1-2, west by T.S. No. 111-2-1-2,  
T.S. No. 111-2-1-2. ... 501

Government, dt. T.S. No. 129-2-4-2, belonging  
to Sri. Sanku Kuttanathan, village Pannayyan  
and Dhupia by purchase Sanku Kuttanathan, located  
as the north by T.S. No. 111-2-1-2, south by  
T.S. No. 111-2-1-2, west by T.S. No. 111-2-1-2,  
T.S. No. 111-2-1-2. ... 502

Tanjore District, Tanjore taluk,

Under section 4 of the Land Acquisition Act, the  
Governor in Council hereby declares that the land  
specified below and measuring 0.75 of an acre, is  
the same a little more or less, is needed for a public  
purpose, to wit, for converting a field channel from  
Kudamulla in the lands of Government Patta; and,  
under sections 3 and 7 of the same Act, the Sub-  
Collector, Baramulla, is authorized to perform the  
functions of a Collector under the Act and directed  
to take order for the acquisition of the said land.  
A plan of the land is kept in the office of the Sub-  
Collector, Baramulla, and may be inspected at any  
time during office hours.

Gurugur District, Baramulla taluk,  
No. 94. Kudamulla village.

503

Government, dt. S. No. 101-2-1-2, belonging to  
Sri. Sanku Kuttanathan, village Pannayyan and  
Dhupia, located as the north and west by  
T.S. No. 111-2-1-2, south by T.S. No. 111-2-1-2,  
T.S. No. 111-2-1-2. ... 504

Government, dt. S. No. 101-2-1-2, belonging to  
Sri. Sanku Kuttanathan, village Pannayyan and  
Dhupia, located as the north and west by  
T.S. No. 111-2-1-2, south by T.S. No. 111-2-1-2,  
T.S. No. 111-2-1-2. ... 505

Government, dt. S. No. 101-2-1-2, belonging to  
Sri. Sanku Kuttanathan, village Pannayyan and  
Dhupia, located as the north and west by  
T.S. No. 111-2-1-2, south by T.S. No. 111-2-1-2,  
T.S. No. 111-2-1-2. ... 506

Government, dt. S. No. 101-2-1-2, belonging to  
Sri. Sanku Kuttanathan, village Pannayyan and  
Dhupia, located as the north and west by  
T.S. No. 111-2-1-2, south by T.S. No. 111-2-1-2,  
T.S. No. 111-2-1-2. ... 507

Government, dt. S. No. 101-2-1-2, belonging to  
Sri. Sanku Kuttanathan, village Pannayyan and  
Dhupia, located as the north and west by  
T.S. No. 111-2-1-2, south by T.S. No. 111-2-1-2,  
T.S. No. 111-2-1-2. ... 508

Total ... 515

Tanjore District, Tanjore taluk,

Under section 4 of the Land Acquisition Act, the  
Governor in Council hereby declares that the land  
specified below and measuring 1.57 acre, is the  
same a little more or less, is needed for a public  
purpose, to wit, for the formation of an approach  
road to Chendur Railway station; and, under  
sections 3 and 7 of the same Act, the Deputy  
Collector, Baramulla, is authorized to perform  
the functions of a Collector under the Act and  
directed to take order for the acquisition of the  
said land. A plan of the land is kept in the office  
of the Deputy Collector, Baramulla, and may be  
inspected at any time during office hours.

Tanjore District, Tanjore taluk,  
Chendur village.

Government, dt. S. No. 101-2-1-2, belonging to  
Sri. Sanku Kuttanathan, village Pannayyan and  
Dhupia, located as the north and west by  
T.S. No. 111-2-1-2, south by T.S. No. 111-2-1-2,  
T.S. No. 111-2-1-2. ... 516

Tanjore District, Tanjore taluk,

Whereas it appears to the Government that the  
land specified below is needed for a public purpose,  
to wit, for field channel, notice to that effect is  
hereby given to all whom it may concern in ac-  
cording with the provisions of section 4 (2) of the  
Land Acquisition Act I of 1924, as amended by the  
Land Acquisition Amendment Act XXXVIII of  
1923; and, the Governor in Council hereby  
authorizes the Special Deputy Collector No. VII,  
Tanjore, his staff and workmen to execute the  
powers conferred by section 4 (2) of the Act.  
Under section 5 (4) of the same Act the Governor in  
Council appoints the Special Deputy Collector  
No. VII, Tanjore, to perform the functions of a  
Collector under section 5-3 of the Act.

Tanjore District, Tanjore taluk,  
No. 178. Kattur village.

Government, dt. S. No. 101-2-1-2, belonging to  
Sri. Sanku Kuttanathan, village Pannayyan and  
Dhupia, located as the north and west by  
T.S. No. 111-2-1-2, south by T.S. No. 111-2-1-2,  
T.S. No. 111-2-1-2. ... 517

Tanjore District, Tanjore taluk,

Whereas it appears to the Government that the  
land specified below is needed for a public purpose,  
to wit, for the formation of a surplus channel from the  
canal in the right bank of the supply channel to the  
Kattur Railway station, notice to that effect is hereby  
given to all whom it may concern in accordance with the  
provisions of section 4 (2) of the Land Acquisition  
Act I of 1924, as amended by the Land Acquisition  
Amendment Act XXXVIII of 1923; and, the  
Governor in Council hereby authorizes the Sub-  
Collector, Baramulla, his staff and workmen to  
execute the powers conferred by section 4 (2) of the  
Act. Under section 5 (4) of the same Act, the  
Governor in Council appoints the Sub-Collector,  
Baramulla, to perform the functions of a Collector  
under section 5-3 of the Act.

Kattur District, Baramulla taluk,  
Tanjore village.

Approved  
and  
signed,  
1925.

(Patto.)

S. No. 101-2-1-2, belonging to Sri. Sanku Kuttanathan,  
village Pannayyan and Dhupia, located as the north  
and west by T.S. No. 111-2-1-2, south by T.S. No. 111-2-1-2,  
T.S. No. 111-2-1-2. ... 518



1000	1001	1002	1003	1004	1005	1006	1007	1008	1009	1010	1011	1012	1013	1014	1015	1016	1017	1018	1019	1020	1021	1022	1023	1024	1025	1026	1027	1028	1029	1030	1031	1032	1033	1034	1035	1036	1037	1038	1039	1040	1041	1042	1043	1044	1045	1046	1047	1048	1049	1050	1051	1052	1053	1054	1055	1056	1057	1058	1059	1060	1061	1062	1063	1064	1065	1066	1067	1068	1069	1070	1071	1072	1073	1074	1075	1076	1077	1078	1079	1080	1081	1082	1083	1084	1085	1086	1087	1088	1089	1090	1091	1092	1093	1094	1095	1096	1097	1098	1099	1100	1101	1102	1103	1104	1105	1106	1107	1108	1109	1110	1111	1112	1113	1114	1115	1116	1117	1118	1119	1120	1121	1122	1123	1124	1125	1126	1127	1128	1129	1130	1131	1132	1133	1134	1135	1136	1137	1138	1139	1140	1141	1142	1143	1144	1145	1146	1147	1148	1149	1150	1151	1152	1153	1154	1155	1156	1157	1158	1159	1160	1161	1162	1163	1164	1165	1166	1167	1168	1169	1170	1171	1172	1173	1174	1175	1176	1177	1178	1179	1180	1181	1182	1183	1184	1185	1186	1187	1188	1189	1190	1191	1192	1193	1194	1195	1196	1197	1198	1199	1200
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100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200







[illegible]



Government, *Op.*, *R.R.* No. 1211 G, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 1212 G, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Koosmanapet village.

Government, *Op.*, *R.R.* No. 1213 G, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Total .. .. .

Under section 6 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 2,640 acres, be the same a little more or less, is required for a public purpose, to wit, for the construction of the Canal System of the Ceylon Water Project; and, under sections 5 and 7 of the same Act, the Special Deputy Collector Mr. V. Jayasinghe, is appointed, to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector Mr. V. Jayasinghe, and may be inspected at any time during office hours.

Tangora District, Tangora Taluk,  
No. 45 Kaliripampet village.

Full channel No. 1

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 121 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Full channel No. 2

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Full channel No. 3

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Full channel No. 4

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .

Government, *Op.*, *R.R.* No. 114 part, *T.S.* No. 112 B, belonging to *Armenian Church*, bounded on the north by *R. No. 101 A*, east by *R. No. 101 B*, south by *R. No. 101 C* and west by *R. No. 101 D* and *101 E* .. .. .







SUPPLEMENT TO PART I

OF

THE FORT ST. GEORGE GAZETTE

No. 12]

MADRAS, TUESDAY EVENING, MARCH 8, 1932.

[Price, 6 pies.

NOTICES.

LEGISLATIVE ASSEMBLY.

MADRAS (EUROPEAN) CONSTITUENCY.

RETURN OF ELECTION EXPENSES.

It is hereby notified for information that Sir Charles Edgar Wood, a candidate who was elected to the Legislative Assembly by the Madras (European) Constituency, lodged his return and declaration of election expenses in the office of the Secretary to Government, Law (Legislative) Department, Fort St. George, on the 29th February 1932. They may be inspected in the above office on any working day on or before the 21st March 1932 between 12 noon and 4 p.m.

Y. N. VISWANATHA RAO,

Secretary to Government, Law (Legislative) Department  
and Returning Officer for the Madras (European)  
Constituency of the Legislative Assembly.  
Fort St. George, 2nd March 1932.

MADRAS LEGISLATIVE COUNCIL.

EUROPEAN CONSTITUENCY.

RETURN OF ELECTION EXPENSES.

It is hereby notified for information that Mr A. W. Hutton, who has been elected to the Madras Legislative Council by the European Constituency, lodged his return and declaration of election expenses in the office of the Secretary to Government, Law (Legislative) Department, Fort St. George, on the 29th February 1932. They may be inspected on any working day on or before the 10th March 1932 between 12 noon and 4 p.m. at the above office.

Y. N. VISWANATHA RAO,

Secretary to Government, Law (Legislative) Department  
and Returning Officer for the European Constituency  
of the Madras Legislative Council.  
Fort St. George, 1st March 1932.





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ഇരുട്ടമിറ്റാൻ കുപ്പിപ്പു, ആയിരം ന  
 ത്തിൽ പത്തൊമ്പതാം നൂറ്റാണ്ടിൽ വാഴിയിൽ  
 കാട്ടിയിട്ടുള്ള കുപ്പിപ്പു ഇരുട്ടമിറ്റാൻ  
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F. V. KURUVILA,

Secretary to the Government of Madras.



# THE FORT ST. GEORGE GAZETTE

*Published by Authority.*

No. 29

MADRAS, TUESDAY EVENING, MARCH 6, 1922.

[PART, 2nd. 2 p.]

## Part I.—Local Self-Government.

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### LOCAL SELF-GOVERNMENT DEPARTMENT.

#### LEAVE

*Fort St. George, March 6, 1922.*

No. 473.—Mr. W. E. Hildwell, District Board Engineer, South Kanara, preparatory to retirement, leave on average pay for sixteen days and leave on half average pay for twenty-two days from 30th March 1922, with permission to prefix the Easter holidays from 24th March 1922 to 28th March 1922, subject to the conditions laid down in the statutory rules under Fundamental Rule 82.

R. CONRAN SMITH,  
Secretary to Government.

No. 474.—MR. E. K. Narayanaswami Ayyar, Assistant, L.M.S., leave for two years and four months consisting of leave on average pay for three months and sixteen days and leave on half average pay for two years and fourteen days from the 15th March 1922.

No. 475.—MR. E. K. Narayanaswami Ayyar, Assistant, L.M.S., leave for two years and four months consisting of leave on average pay for four months and leave on half average pay for two years from the 15th March 1922.

No. 476.—Major E. R. E. Ayyappa, I.M.S., Director, Mysore Irrigation, Coimbatore, leave on average pay for one month with effect from 4th

January 1922 with permission to prefix the Christmas and New Year holidays.

#### CANCELLATION OF LEAVE.

No. 477.—The leave on average pay for one month under Fundamental Rule 305 and leave on private affairs on full pay for seven months under the military rules from or after 1st March 1922 granted to Major M. M. Crutchfield, I.M.S., in G.O. No. 6, P.H., dated 24th January 1922, is cancelled.

#### APPOINTMENTS.

No. 478.—Dr. W. A. Rao, I.M.D., was promoted to full pay charge of the post of Director of the Panchayat Institution in addition to his own duties during the absence of Major E. R. E. Ayyappa, I.M.S., on leave.

U. G. SENGODAITAN,  
Deputy Secretary to Government.

No. 479.—MR. E. K. Narayanaswami Ayyar, Assistant, Local Board Assistant Engineer, Coimbatore district, was temporarily appointed as District Board Engineer, Coimbatore, from the afternoon of the 25th December 1921 to the afternoon of the 25th February 1922, during the absence of MR. E. K. Narayanaswami Ayyar, Assistant, Local Board Assistant Engineer, Coimbatore district, on leave.

No. 480.—MR. E. K. Narayanaswami Ayyar, Assistant, Local Board Assistant Engineer, Coimbatore district, was temporarily appointed as District Board Engineer, Coimbatore, from the afternoon of the 25th December 1921 to the afternoon of the 25th February 1922, during the absence of MR. E. K. Narayanaswami Ayyar, Assistant, Local Board Assistant Engineer, Coimbatore district, on leave.

also M. H. Up. Down Shadar Gurindan Chakur  
M. H. Up. Down Shadar Gurindan Chakur.

35. 321.—Under rule 6 (5) (d) of the Schedule to the Malabar Local Boards (Amendment) Act, 1933, Government appoint Honore Tinnai Verkhakumaran as there to be a member of the Vengaloor Local Board (Vengaloor).

No. 322.—Under rule 4 (2) (d) of the Schedule to the Madras Local Boards (Amendment) Act, 1932, Government appoint the following persons to be members of the district boards named against their names:—

Deputy: Palleth Arya Anthonjann—Member  
District Board.

M.R. Dr. Pappu Chaiti, Sahbhaya Chaiti, Mrs.  
Santali Chaiti, Bhairabgiri Chaiti, & Sangal  
— North Area District Board.

## IMPLICATIONS

26. 191.—Whereas the Derivation Pamphlet in the Bureau Manual is in the opinion of Government inspectors in portions the law imposed on it by law they hereby dissent, on the whole and in all of sections 41 of the Marine Local Courts Act, 1920, that the Derivation Pamphlet be dissolved and removed with all of them the date fixed under subrule (1) (b) of rule 4 of the Schedule to the Marine Local Courts (Amendment) Act, 1920.

No. 334.—M.R. By A. Tinsdale and H. B. Tinsdale, President, Tinsdale and B. Tinsdale, Defendants in the above-named action, to show cause why they should not be removed from the office of president of the Portland Board for having willfully omitted to carry out the provisions of the Kansas Land Board Act, 1890, and closed the same based in him in respect of the following public lands:

(1) failure to maintain true and correct accounts, particularly in respect of the following transactions:

(4) loan of Rs. 100 from Personal Bank,  
(5) payments to cash on, money and services  
supplied (e.g. maintenance of car).

(3) failure to place the amounts before the parish board at monthly meetings and to maintain minutes.

He also stated that having been shown by the president against his wishes, Government Survey maps B.H.M. & Hershelskian Books from the office of President of the United States (Purchasing Agent) under subsection (1) of section 46 of the Federal Acquisition Act, 400.

*Food Sp. Corps, February 20, 1922*  
(O. O. No. 547, L. & M.)

No. 282 - The following draft of certain rules relating to liquor law which the Governor brings back Muskogee proposes to make in respect of the same corrected by such action of said article-III and clause (e) of subsection (I) of article-III of the Indian Land Grant Act, 1900 (March 3, 1900), as amended by Indian Act No. 2 of 1901, is the present intention of the Government of India in respect of draft rule 7 and its suppression of the rule published in the collection of the Local Government in the Local Bill (continued) (Pursuant to No. 1226 of 1921) (continued) on page 612.

Part I.A of the *For St. George County*, dated 1998 October 1998, is hereby published on request. Section (a) of section 300 of the *Act for general information*. Notice is hereby given that the next draft will be presented with, after six weeks from the date of publication of this notification and that any objection or suggestion which may be received before the expiry of the period allowed with respect to the said draft will be considered by the Government with Members.

### Disease Review

1. The pilgrim tax on passengers shall be collected by means of a surcharge on Fares by the administrators of the Railway by which the passengers are conveyed.

2. Where the tax is levied throughout the year, the amount shall be included in the fare shown in the tickets issued to passengers. Where it is levied only for a specified period, special tax tickets shall be posted and issued along with the ordinary tickets.

3. When only half votes are levied on half tickets, i.e., two-in-nominal in respect of children over three and under twelve years of age, fractions of a quarter vote shall be treated as a full quarter vote.

4. (1) The Highway Administration shall be entitled to exempt from the collection of the tax

(a) each proceeds of the collection towards the cost of collection not exceeding 2 per cent where the tax is levied throughout the year and not exceeding 2 per cent where the tax is levied only for a specified period and

(4) such sum towards the cost of printing Schemes, as may be agreed upon between the Railway administration and the Local Government.

(5) After deducting the amounts due to it under sub-rule (3), the Railway administration shall pay the amount of tax collected to the president of the local board concerned as follows:—

(c) when the tax is levied throughout the year, the amount collected in each month shall be paid within two months of the expiry of the month, and

(4) where the tax is levied only for a specified period, the amount collected during the whole of the period shall be paid within two months of the expiry of the said period.

2. With each such payment, the Railway administration shall forward to the president of the local board concerned a statement in the form appended to these rules.

6. Every dispute between a local board and a local authority is referred to the levy, collection or apportionment, or other matters relating to pharmacy, in which the local authority concerned are unable to arrive amicably among themselves, shall be referred to the Executive of Municipal Councils and Local Boards for decision and the decision of the said Executive on such dispute shall be final and and unless such decision is varied or set aside by the Land Department.

7. Every dispute between a local board and a Railway administration in matters connected with the levy, collection or apportionment of the pilgrim tax which the local board and the Railway administration concerned are unable to settle amicably among themselves shall be referred to the Local Government. Where the Railway administration concerned is not satisfied with the decision of the Local Government, it shall have a right to appeal to the Government of India.



(f) where the tax is levied only for a specified period, the amount collected, during the whole of the period shall be paid within two months of the expiry of the said period.

4. With each such payment, the Railway administration shall forward to the chairman of the governing board concerned a statement in the form appended to these rules.

5. Every dispute between a municipal council and a local authority in regard to the levy, collection or apportionment of or other matters relating to pilgrims tax which the local authorities concerned are unable to settle amicably among themselves, shall be referred to the Inspector of Municipalities.

Councils and Local Boards for Education and the decision of the said Inspector or such Agents shall be final, and no such decision is varied or set aside by the Local Government.

7 Every dispute between a municipal council and a Railway administration in matters connected with the levy, collection or apportionment of the pilgrim tax which the municipal council and the Railway administration concerned are unable to settle amicably among themselves shall be referred to the Local Government. Where the Railway administration concerned is not satisfied with the decision of the Local Government, it shall have a right of appeal to the Government of India.

### Abstract

[illegible]

Chief Justice

Fort St. George, March 1, 1903  
(U. S. N. Y. L. & M.)

No. 347.—The following draft of the rules relating to the accounting of moneys received for the specified purposes and to regulate the payment of said moneys which the Governor signed with his own approval to make in execution of the powers conferred by subsection (1) of section 346 of the Indian District Ordinances Act, 1890 (Ordinance No. V of 1890), is hereby published as required by clause (a) of section 30 of the said Act for general information. Notice is hereby given that the said draft will be further proceeded with after no work has been done of publication of the draft and that any objection or suggestion

which may be received before the expiry of the period aforesaid with respect to the said draft will be assigned by the Governor acting with Ministers.

## 20480 • J. Neurosci., November 11, 2009 • 29(45):20473–20480

### Secrets and Vindictiveness

#### Operation of the Municipal Office

The cash and amount branches of each municipal office shall be kept distinct from each other and under distinct officers who shall be bonded and sworn, respectively. In no case shall the same person compile the municipal accounts and receive the collections or other funds of the municipality.

2. All money transactions in which the chairman or a municipal officer in his official capacity or any Government officer in his capacity, if any, or an officer of a municipality, is a party shall be entered in the municipal accounts unless the specific sanction of Government is obtained to the contrary. All moneys received or account of the municipality shall be entered forthwith, intact, in the nearest Government treasury or the Bank in which, with the approval of the Registrar of Companies and Secretary, the municipal funds are lodged.

3. Money collected on behalf of municipal accounts or received in the municipal office shall not be directly utilized for expenditure except in the extent specially specified in any rule in this Code.

4. No municipal council shall apply its capital receipts such as sale-proceeds of land, buildings, machinery or ordinary expenditure without the previous sanction of Government.

5. Moneys due to municipal councils are received from—

(1) Bill-collectors or other out-door subordinates of the municipality;

(2) Parties directly remitting their dues into the municipal treasury; and

(3) Government in cash or by adjustment.

The first two shall be received at the municipal office in accordance with the procedure detailed in rules 7, 8, 10 and 11 below, while in the case of sums remitted by the parties direct, that detailed in rules 9, 10 and 11 shall be observed. Moneys due from Government shall be paid by adjustment or in cash according to the municipality books with the treasury or post, or remittance signed by the chairman or other officer duly authorized in this behalf.

6. Where the same staff collects or keeps accounts for the different forms, the total sum of collection and expenditure shall be allocated among the general and special funds contained in the properties of the accounts collected under each fund.

Provided that in the case of the elementary education tax the proportionate charges of collection calculated on the gross amount of education tax collected shall be debited to Elementary Education Fund.

7. Every municipal account connected with the collection of municipal moneys shall be supplied with a collection book in the form laid down by the Local Government.

8. Collection and other miscellaneous moneys made by bill-collectors or other out-door subordinates shall be credited into the municipal treasury through cheque registers and for this purpose the following cheque registers shall be maintained in the municipal office in the form specified by the Local Government:—

(1) Tax on buildings including water and drainage, lighting, sewerage, railway and education loans.

(2) Probation tax.

(3) Other revenues.

9. Direct payments into the municipal office shall be accompanied by a cheque in the form specified by the Local Government.

10. All municipal revenues whether collected by bill-collectors or by other out-door servants as detailed at the municipal office by the persons themselves shall be paid to the sheriff who shall maintain a record of the moneys received by him in a cheque in the form specified by the Local Government.

11. Receipts in the form specified shall be given for all moneys at the municipal office whether from the public or from municipal subordinates except in the case of moneys acknowledged in cheque registers. Such receipts shall be signed by such officer as may be specified by the municipal council

in compliance with any regulations framed by Government under section 25 (g) of the Act.

12. All payments into the treasury or bank shall be accompanied by cheques in the form laid down by the Local Government which shall be prepared by the sheriff. The receipted shall be retained in the office and shall be signed by the accountant, as well as the receipting taking the moneys into the treasury.

#### Chairman's book

13. The chairman of every municipal council shall maintain or cause to be maintained the following registers in the accounts branch of the office of the municipal council:—

(1) Cash book.

(2) Register of miscellaneous incomes.

(3) Register of miscellaneous receipts.

(4) Register of interest due on loans and advances.

(5) Collection register of interest due on loans.

#### Payments

14. All payments from the treasury or the bank shall be made by cheques or orders on bills passed by the chairman or vice-chairman under sections 18 (1) and (2) or chairman delegate under section 18 (2) or any person authorized by the chairman or vice-chairman (5) of section 18 of the District Municipalities Act.

15. When the chairman of a municipal council or other officer of a municipal council who is authorized to draw cheques against the funds of the municipal council lodged in a Government treasury or a bank, makes over charge of his office either temporarily or permanently, he shall send a specimen of the relieving officer's signature together with a certificate in the form annexed hereto to the treasury officer or the local official of the bank as the case may be.

Provided that where the functions of the chairman devolve on the vice-chairman under rule 20, of section 24 of the Malacca District Municipalities Act, 1920, it shall not be necessary for the chairman to send the specimen of the relieving officer's signature as specified mentioned in this rule if such specimen has been previously sent to the treasury officer or local official of the bank as the case may be.

#### Signature

(Form of Certificate)

#### A. R.

Signature and designation of the relieving officer

I certify that the above is the signature of the officer to whom I have made over charge of my office with effect from the <sup>10th</sup> ~~10th~~ <sup>11th</sup> ~~11th~~ <sup>12th</sup> ~~12th~~ day of (month) 19 .

#### C. D.

Signature and designation of the officer making over charge with date.

16. Cheque books must be kept in the personal custody of the drawing officer and when a transfer of charge takes place a note shall be entered in the cash book over the signature of both the relieved and the relieving officers showing the number of issued cheques and cheque books made over and received in transfer by them respectively.

17. Vouchers for payment shall be prepared in the specified printed form. When supplied persons their own bills or receipts shall be shown to the officer receiving it and shall be attached to it as sub-vouchers.



14. When petty payments are made from the permanent advance and no separate receipts can be obtained a memorandum shall be drawn up showing the nature and amount of the expenditure and this shall be passed by any one of the authorities mentioned in rule.....

15. Every bill or other claim for payment shall be presented to the first instance to the secretary or manager who shall make it over to the accountant. The latter shall enter on a Register of bills to be accounted in the form specified and then check and endorse it as regards arithmetical accuracy, propriety of the claim and its conformity with reference to entries in other documents. The bill after being checked shall be placed before the competent authority for signing the payment order in the bill which shall run as follows:—

Pay <sup>by cheque</sup> (in words and figures) only and debit to (major, minor and detailed heads).

16. Paying-off claims below Rs. 50 which shall be paid in cash from the permanent advance all other claims shall be discharged by cheque drawn upon the treasury or bank with which the municipality holds.

17. Where payments have to be made in cash, cheques shall be drawn in favour of the drawee himself. All such cases shall be noted in a petty cash book which shall be maintained by the clerk in the form specified by the local Government.

18. All payments made either in cash or by cheque shall be covered by a receipt, stamped if the amount exceeds Rs. 50, signed and dated by the person or his duly authorized agent to whom the money is due and to whom it has actually been paid.

19. In the case of salary and allowances of principal employees acknowledgments shall be taken, stamped where necessary, from such employees.

20. When any cheque requires the signature of any authority higher than that of the officer drawing the bill the names of signatories shall be quoted on the bill.

21. The chairman or other officer except one appointed by Government under section 36 (2) of the Act shall not incur any expenditure from municipal funds held in his bank controlled by a general or special order of the competent authority.

No item of expenditure shall be passed by any municipal official unless it is accompanied by a certificate in the following form:—

The amount may be met from the budget allotment of Rs. .... under.....

Amount spent under this head up to date.....

Amount authorized up to date but not spent.....

Amount to be disbursed now.....

Balance.

If there is no budget provision and the account desires to find the amount by appropriation from another head, the words "by appropriation" shall be added after the word "and".

The certificate shall be entered in the agenda, submitted before the meeting and if accepted by the Council it need not be written again as part of the minutes in the minute book. It, however, the account under any advance order in the amount of expenditure is in the hand from which the expenditure is to be met the certificate as embodied shall form part of the resolution of the municipal council concerned.

22. The drawer of a bill shall be responsible for any overpayment. The officer counter-signing or putting a bill shall be responsible for any loss which may arise from his negligence. Failing recovery from the party concerned all overpayments shall be recovered from the drawer of the bill or the paying officer.

Every payment should be so recorded that a correct claim against the amount on the same account is impossible. If the payment represents a refund of a sum previously received by the account, it shall also be seen that the amount paid is correctly refundable to the party.

23. Whenever any establishment or loss of postal signal money, etc., is discovered the fact shall be immediately reported by the chairman to the auditor and when the matter has been fully explained into a further and complete report shall be prepared in the form and in which the establishment was affected as the loss occurred and the steps taken to recover the money and punish the offender. The submission of such reports does not relieve the municipality from taking any further action.

#### Establishment Bill

24. Establishment bills shall be prepared in the form laid down by local Government. They shall be signed by the chief officer in charge of the establishment or restrictions concerned, — headmaster or principal in the case of schools and colleges and medical officer in the case of dispensaries, etc., — and passed by the chairman, municipal council.

25. The monthly pay bill shall be supported by a statement of the salary and a certificate in the pay bill that no arrears have been granted to any member of the establishment.

26. To the first pay bill in which a proportional increase is drawn for any officer an endorsement in the form laid down by the Local Government shall be appended.

27. Arrear pay shall be drawn out in the ordinary monthly bill but in a separate bill the amount claimed for each month being entered separately with explanation of the bill from which the charge was credited or withheld or on which it was refunded by deduction or of any special order granting a new advance. Such bills can be paid at any time and any arrears may draw from treasury. When bills for arrears of pay are paid the number and date of the voucher shall be noted on the original bill from which the charge was withheld or credited or in which it was refunded against the first concerned in order to prevent a second claim from being entertained.

28. Fixed travelling and temporary allowances shall be drawn along with the pay of the officer and not as travelling allowance bill. Whenever a temporary allowance is drawn a certificate shall be attached to the bill that the temporary was actually maintained or lived.

29. Cheques for payment of establishment bills shall be drawn in favour of the chairman, medical officer or the headmaster or principal as the case may be.

30. The pay of an officer transferred to the municipality from Government or any other local body shall be drawn for the first time from municipal funds only on production of a pay certificate.

31. Salary and allowances due from municipal funds may be drawn for the day on which an officer dies. The hours which death takes place has no effect on the claim.

32. The last payment of an employee's salary shall not be made to him until it has been ascertained that there are no demands outstanding against him. A certificate to this effect, signed by the manager or secretary and counter-signed by the chairman, shall be attached to each such bill.

27. Payments due to a deceased officer or subordinate of a municipal council shall be made only to the person receiving legal authority.

Verified that payments may be made without the production of a legal authority.

(1) In the event of the death of the officer or subordinate after such authority, into the rights and title of the estate as it may be deemed sufficient by the paying officer.

(2) Where the sum is less than the resolution of the municipal council on execution of an indemnity bond with such sum as it may require if it is satisfied of the rights and title of the claimant.

In any case of death, payment should be made only to the person producing legal authority.

28. Payment of salary and fund allowances shall not be made before the first working day of the month following that in which the payment is due.

Provided that—  
(1) when a certificate is presented finally upon the service or leaves the municipal service in some way and another local body or Government cheque may be issued on the date of the event and

(2) when the first day of a month is a public holiday on which payments are not made at the treasury or bank with which the municipal council has its banking account, cheques may be issued on the last day before the holiday.

29. The cheques or any other office signing or establishment shall be personally responsible for every salary drawn in that he certifies he has paid it to the person entitled to receive it and has had the signature of the person.

#### Establishment Audit Register.

30. In order to facilitate the check of the monthly bills for recurring charges such as rent, electricity, water, fuel, travelling allowances, an audit register in the form specified by the Local Government shall be maintained in every municipal office.

#### Travelling Allowance.

31. Travelling allowance other than fund travel cheques shall be drawn in a separate bill in the form laid down by the Local Government.

#### All vouchers to be passed by the Council.

32. All vouchers shall be placed before the municipal council either before or after payment for scrutiny and admission of the charges. This will not dispose with the necessity of obtaining the specific sanction of the council to issue of expenditure which requires such sanction.

Port St. George, February 25, 1932  
(G.O. No. 768, L. & M.)

33. The following draft of the rules to regulate the transactions relating to "Deposits and Loans" and the manner of assessing the transactions made by municipal council which the Government with the Minister proposes to make in exercise of the powers conferred by sub-section (1) and clause (1) of sub-section (2) of section 203 of the District Municipalities Act, 1920 (The Local Act V of 1920) and in pursuance of all previous resolutions on the subject is hereby published as required by clause (2) of sub-section (4) of the said Act for general information. Notice is hereby given that the said draft will be further proceeded with after six weeks from the date of publication of this notification and that any objection or suggestion received before the expiry of the period aforesaid in respect of the said draft will be considered by the Government with the Minister.

#### DRAFT RULES.

##### Deposits, loans and securities.

Deposit of municipal funds may consist of

(1) various deposits for personal payment of their bills,

(2) "savings" deposits for the day's fallment of their accounts,

(3) various deposits of municipal services and (4) other deposits including various money deposit of municipal employees, municipal contractors, etc., savings and proceeds of municipal property and other miscellaneous items.

Items (1) to (3) may be either in cash or deposits in savings bank, Government post office, municipal and other authorized banks.

2. None of the following shall be needed to any deposit held of account—

(a) sums that can be clearly looked under any account held of account,

(b) pay, pension, leave salary or other allowances,

(c) items in the general fund applied in payment.

3. A register of deposits held to the municipality in cash and another of all security and other deposits not paid in cash, viz., deposits in savings banks, Government post office, municipal and other authorized banks, shall be maintained in the form specified by the Local Government. The registers shall be verified by the Chairman every quarter and a certificate of verification issued thereon.

4. Returns of deposits in cash shall be made on vouchers prepared in the form laid down by the Local Government. They shall be passed for payment only when the Chairman or other paying officer has satisfied himself by a reference to the register that the deposit is actually outstanding and that the account has credited in this effect.

5. Deposits or balances thereof remaining unclaimed in three complete account years from the date of receipt shall of the close of March in each year be transferred to the credit of municipal services.

6. Unclaimed deposits not in cash shall also, if unclaimed for three years from the date of receipt be referred to municipal services.

7. If funds of deposits held under the above rules and notified in municipal services shall be paid only with the sanction of the municipal council. Such sanction shall be given on a resolution by the chairman that the sum was actually received, that it was credited to the municipal council as required and confirmed and not previously refunded and that the Chairman is satisfied of the claimant's identity and title to the money.

#### Loans.

8. A register of Government and other securities held by the municipal council as its property shall be maintained in the form laid down by the Local Government.

9. No investment shall be written off the register unless disposed of absolutely by sale or otherwise.

10. The total amount of the investment shall be verified annually by the Chairman. If they are in the sole custody of the Chairman. If they are in the sole custody of the Chairman, he shall be verified by him in the Port St. George Gazette, or January every year of the investment held in trust by him. If they are in the sole custody of the Chairman himself, they shall be verified by the Chairman at the time of sale.

#### Loans.

11. Every municipal council which raises a loan shall maintain a clear account in the form laid down by the Local Government showing the receipt of all loans and their repayments including interest. When a loan is repaid by means of a sinking fund a separate account shall be maintained of the sinking fund in the form specified by the Local Government.

*Appropriation of Loans, Endowments and other funds*

17. In order to ensure that the funds raised by a loan or special mortgage or other means are applied to the purposes for which they are raised, an appropriation account shall be maintained in the form laid down by the Local Government. The receipts and payments shall be posted from the passing register as soon as it has been posted for that month.

*Direction of use of funds such as deposits, water and drainage tax fund.*

18. Loans, contributions, deposits, water and drainage tax fund and similar or similar funds shall not be used for any purpose other than that for which they are so held and shall not be directed even temporarily for any purpose without the special sanction of Government previously obtained.

19. No municipal council which has a water and drainage tax fund without the previous sanction of the Government shall issue more than Rs. 2,500 of its general revenue security bonds for purposes connected with the maintenance and repair of its water supply and drainage works including the charges on account of loans connected with the works.

**E. COCHRAN SMITH,**  
*Secretary to Government.*

*Port St. George, March 5, 1933*  
(G.O. No. 410, L. & P.).

No. 348.—The following draft of the rules to regulate the travelling allowances payable to chairmen, vice-chairmen and members of municipal councils which the Government along with Minutes proposes to make in exercise of the powers conferred by sub-section (3) of section 303 of the Madras District Municipalities Act (Madras Act V of 1919) and in amendment of all previous rules on the subject as hereby published as required by clause (a) of section 244 of the said Act for general information. Notice is hereby given that the draft will be further proceeded with after six weeks from the day of publication of this notification and that any objections or suggestions which may be received with respect thereto before the expiry of the period allowed will be considered by the Government along with Minutes.

**TRAVEL RULES**

*Travelling allowance to Chairmen, Vice Chairmen and Members of Municipal Councils*

The provisions of the Madras Travelling Allowance Rules are hereby made applicable to members of municipal councils in respect of the travelling allowances payable to non-official members of municipal councils including chairmen, vice-chairmen and chairman-deputies subject to the following limitations as amendments:—

(1) The making of journeys for which travelling allowance may be drawn shall be supported by the sanction of the Government or the Inspector of Municipal Councils and Local Boards under rule 41 (b) of Schedule IV of the Act.

(2) Chairmen and vice-chairmen of municipal councils may, when travelling with their own and a half allowed class fare for the days on which daily allowance is admissible, the allowance shall be Rs. 2 per diem. Mileage for journeys by road when admissible, shall be at the rate of 5 annas per mile and for journeys by road 3 annas per mile.

(3) Chairman-deputies may draw railway fare and mileage at the rates mentioned in rule (2) above, but they shall draw daily allowance in days on which such is admissible at the rate of Rs. 2 per diem.

(4) Other members of municipal councils may be paid daily allowance, mileage and railway fares

such rates as may be fixed by the municipal councils concerned subject to the following maximum limits:—

Daily allowance.	Mileage.	Railway fare.
Rs. 1 .. 8 annas for journeys less than 100 miles by road or by coach.		

(5) The fact that the members of a municipal council are exercising the full or partial powers of the chairman shall not entitle him to draw travelling allowance at rates payable to the chairman but only at the rates admissible to him under rule (4) above.

**E. A. GANAPATHI AYYAR,**  
*Assistant Secretary to Government.*

*Port St. George, March 5, 1933*

No. 349.—In exercise of the powers conferred by clause (a) of sub-section (3) of section 303 of the Madras District Municipalities Act, 1919 (Madras Act V of 1919), the Government along with Minutes is hereby pleased to make the following amendment to the rules for the conduct of elections of municipal councillors published with Local Self-Government Department Notification No. 1207 at page 264 to 265 of Part I-A of the Port St. George Gazette, dated the 21st July 1931:—

**AMENDMENT.**

After rule 24 of the said rules, the following rule shall be inserted, namely:—

"24-A. (1) If an elector will be on duty as a polling station whether in connection with the same election or with another election held on the same day, the Election Officer shall issue to such elector in advance of the day of the poll a ballot paper after covering up the counterfoiled thereof a certificate in the following form:—

'Certified that..... named to vote at..... at the election for the ward will be employed as a..... polling officer..... at..... in connection with the election for the..... ward and consequently be prevented from voting at the polling station where and that I have therefore issued to him the counterfoiled of this ballot paper.'

(2) Such certificate, after attaching the ballot paper, shall be in an envelope and sent and sent to the Election Officer who shall, if it reaches him before the day and hour appointed for the casting of votes, cause the ballot paper to be included among the other ballot papers relating to the same polling station."

No. 350.—In exercise of the powers conferred by clause (a) of sub-section (3) of section 71 of the Madras District Municipalities Amendment Act, 1931 (Madras Act II of 1931), the Government along with Minutes is hereby pleased to make the following rules governing the form of requisition referred to in clause (a) of sub-section (2) of section 71 of the said Act:—

**RULE.**

The requisition referred to is clause (a) of sub-section (2) of section 71 shall:—

(1) if it relates to the recovery of costs and expenses payable under section 89, be in Form I annexed hereto; and

(2) if it relates to the recovery of compensation payable under section 89, be in Form II annexed hereto.

## ANNEXURE.

## Form I.

Receipts under clause (a) of sub-section (5) of section 70 of the Madras Hindu Religious Endowments Act, 1920, for the recovery of sums and expenses.

To

The Collector,

District.

Whereas the persons described in the fourth column of the schedule annexed hereto, being trustees of the endowments mentioned in the corresponding column in the third column thereof, have made default in complying with the notice served on them under sub-section (3) of section 70 of the Madras Hindu Religious Endowments Act, 1920 (Madras Act 31 of 1920), to pay out of the funds of the said endowments the amounts mentioned against their names in the sixth column of the said schedule, being sums and expenses payable by them under section 68 of the said Act, you are hereby requested to recover the said amounts and to pay the same to me, in accordance with the provisions of the said section 70.

## Schedule.

Serial number.	Trust and village.	Name of the endowment.	Name, rank or position, and address of the trustee.	Particulars of the sum and expenses payable by him.	Amount of the sum and expenses.	Amount payable and due.	Date of service of demand.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)

Signed—

Madras Hindu Religious Endowments  
Board, Madras  
President of the  
Trusts Committee,  
District.

## Form II.

Receipts under clause (a) of sub-section (5) of section 70 of the Madras Hindu Religious Endowments Act, 1920, for the recovery of contributions.

To

The Collector,

District.

Whereas the persons described in the fourth column of the schedule annexed hereto, being trustees of the endowments mentioned in the corresponding column in the third column thereof, have made default in complying with the notice served on them under sub-section (3) of section 70 of the Madras Hindu Religious Endowments Act, 1920 (Madras Act 31 of 1920), to pay out of the funds of the said endowments the amounts mentioned against their names in the sixth column of the said schedule, being contributions payable by them under section 68 of the said Act, you are hereby requested to recover the said amounts and to pay the same to me, in accordance with the provisions of the said section 70.

## Schedule.

Serial number.	Trust and village.	Name of the endowment.	Name, rank or position, and address of the trustee.	Particulars of the sum and expenses payable by him.	Amount of the sum and expenses.	Amount payable and due.	Date of service of demand.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)

Signed—

Madras Hindu Religious Endowments  
Board, Madras  
President of the  
Trusts Committee,  
District.

K. CONRAN SMITH,  
Secretary to Government.

No. 202—In modification of Notification No. 247 published on page 158 of Part I-A of the Port St. George Gazette, dated 1st March 1923, the following revised list of plague-infected areas are published:—

## A.—In the Madras Presidency.

North Arcot—Trem—Vazhyanthall.  
Madurai—Tahsil—Pattipalayam.

## Towns—Rattapakkam.

Coimbatore—Tahsil—Gajikottipalayam and Kallad.  
Belur—Tahsil—Raver.  
Chittoor—Tahsil—Palamaner.  
Madurai—Trem—Calicut.  
Madurai—Tahsil—Oranthur.

## B.—Outside the Madras Presidency.

[Selected localities—Districts and Towns and Towns of 25,000 or more inhabitants.]

## I. BOMBAY.

Districts—Belgaum, Dhule, Thane, Kanara, Raigad, Satara, Kaira and Rajkot.  
Ratan—Kolhapur and S.M.C. State.  
Towns—Belgaum, Kanara and Vasigao.

## II. GUJARAT.

Districts—Thane, Tharwad, Mirjan, Nohel, Frome, Mogra, Kutch, Baroda, Dahanu, Taranpur, Panchaj, Paga, Marol and Laxmi (Gujarat).  
Towns—Mandla.

## III. MYSORE.

Districts—Mysore, Bangalore, Mysore, Kolar, Kolar, Tumkur, Chitaldrug, Kolar Gold Fields and Shimoga.  
Towns—Mysore and Bangalore.  
Civil and Military Station, Bangalore.

## IV. CENTRAL PROVINCES.

Districts—Chhindwara, Bhopal, Nagpur, Washa, Amrit and Vishakhapatnam.  
Towns—Bhopal, Bhopal, Bhopal and Bhopal.

## V. HYDERABAD.

Districts—Mehabubnagar, Nizami, Hyderabad and Karimnagar.





created by the Land Acquisition Amendment Act XXXVIII of 1935; and the Government hereby authorizes the Sub-Collector, Kavar, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (a) of the same Act, the Government appoints the Sub-Collector, Kavar, to perform the functions of a Collector under section 5-A of the Act.

Trichinopoly District, Katar taluk,  
Tendak village (with attached lands)

Approximate  
area  
acres.

Station, post-office, taluk of T.S. No. 1948 part, belonging to B. Mahendran, Taluk 50th, Taluk and 5th and 6th Part Mysore District, Mysore, bounded on the north by T.S. No. 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 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1363, 1364, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1373, 1374, 1375, 1376, 1377, 1378, 1379, 1380, 1381, 1382, 1383, 1384, 1385, 1386, 1387, 1388, 1389, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1413, 1414, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, 1432, 1433, 1434, 1435, 1436, 1437, 1438, 1439, 1440, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, 1453, 1454, 1455, 1456, 1457, 1458, 1459, 1460, 1461, 1462, 1463, 1464, 1465, 1466, 1467, 1468, 1469, 1470, 1471, 1472, 1473, 1474, 1475, 1476, 1477, 1478, 1479, 1480, 1481, 1482, 1483, 1484, 1485, 1486, 1487, 1488, 1489, 1490, 1491, 1492, 1493, 1494, 1495, 1496, 1497, 1498, 1499, 1500, 1501, 1502, 1503, 1504, 1505, 1506, 1507, 1508, 1509, 1510, 1511, 1512, 1513, 1514, 1515, 1516, 1517, 1518, 1519, 1520, 1521, 1522, 1523, 1524, 1525, 1526, 1527, 1528, 1529, 1530, 1531, 1532, 1533, 1534, 1535, 1536, 1537, 1538, 1539, 1540, 1541, 1542, 1543, 1544, 1545, 1546, 1547, 1548, 1549, 1550, 1551, 1552, 1553, 1554, 1555, 1556, 1557, 1558, 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578, 1579, 1580, 1581, 1582, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1598, 1599, 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618, 1619, 1620, 1621, 1622, 1623, 1624, 1625, 1626, 1627, 1628, 1629, 1630, 1631, 1632, 1633, 1634, 1635, 1636, 1637, 1638, 1639, 1640, 1641, 1642, 1643, 1644, 1645, 1646, 1647, 1648, 1649, 1650, 1651, 1652, 1653, 1654, 1655, 1656, 1657, 1658, 1659, 1660, 1661, 1662, 1663, 1664, 1665, 1666, 1667, 1668, 1669, 1670, 1671, 1672, 1673, 1674, 1675, 1676, 1677, 1678, 1679, 1680, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1688, 1689, 1690, 1691, 1692, 1693, 1694, 1695, 1696, 1697, 1698, 1699, 1700, 1701, 1702, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1717, 1718, 1719, 1720, 1721, 1722, 1723, 1724, 1725, 1726, 1727, 1728, 1729, 1730, 1731, 1732, 1733, 1734, 1735, 1736, 1737, 1738, 1739, 1740, 1741, 1742, 1743, 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751, 1752, 1753, 1754, 1755, 1756, 1757, 1758, 1759, 1760, 1761, 1762, 1763, 1764, 1765, 1766, 1767, 1768, 1769, 1770, 1771, 1772, 1773, 1774, 1775, 1776, 1777, 1778, 1779, 1780, 1781, 1782, 1783, 1784, 1785, 1786, 1787, 1788, 1789, 1790, 1791, 1792, 1793, 1794, 1795, 1796, 1797, 1798, 1799, 1800, 1801, 1802, 1803, 1804, 1805, 1806, 1807, 1808, 1809, 1810, 1811, 1812, 1813, 1814, 1815, 1816, 1817, 1818, 1819, 1820, 1821, 1822, 1823, 1824, 1825, 1826, 1827, 1828, 1829, 1830, 1831, 1832, 1833, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1855, 1856, 1857, 1858, 1859, 1860, 1861, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189,











**Timorville district, Nungwan, tribe,  
Tarka Valley village.**

Approved  
date  
02/03/25.  
A.C.B.

Approved, by, S.F. No. 118-2-2, belonging to Tarka  
Nungwan Tribe, Timorville District, Nungwan  
Tribe and Timorville District, but also on the  
north by S.F. No. 118-2-2, south by  
No. 118-2-2-2, and by No. 118-2-2-2.

1925

No. 457.—Whereas it appears to the Government  
that the land specified below is needed for a public  
purpose, to wit, for the extension of road, water  
in that effect is hereby given to all whom it may  
concern in accordance with the provisions of section  
4 (1) of the Land Acquisition Act of 1924, as  
amended by the Land Acquisition Amendment Act  
No. 10 of 1925; and the Government hereby  
authorizes the Revenue District Officer, Timorville,  
his staff and workmen to exercise the powers  
conferred by section 4 (2) of the Act. Under section  
5 (a) of the same Act the Government appoints  
the Revenue District Officer, Timorville, to  
perform the functions of a Collector under section  
1-A of the Act.

**South Arak district, Vilepungun tribe,  
Kungahuta village.**

Approved  
date  
02/03/25.  
A.C.B.

Government, by, S.F. No. 119-2-2, belonging to Kungahuta  
Tribe, Vilepungun District, Kungahuta Tribe,  
Kungahuta District, but also on the north by S.F.  
No. 119-2-2, south by S.F. No. 119-2-2, and by S.F.  
No. 119-2-2-2, and by S.F. No. 119-2-2-2.

1925

**K. A. GANAPATHI AYYAR,  
Assistant Secretary to Government.**

**NOTIFICATIONS BY THE INSPECTOR  
OF MUNICIPAL COUNCILS AND  
LOCAL BOARDS.**

In exercise of the powers delegated to him by the  
Local Government under section 212 of the Madras  
Local Boards Act, 1923, the Inspector of Municipal  
Councils and Local Boards hereby—

(1) declares under section 4 (1) of the Act that  
the land area specified in column (1) of the appended  
schedule shall be a village for the purposes of the  
Act with the name shown in column (2) of the said  
schedule; and

(2) directs under section 10 (1) of the Act that  
the total number of members of the Panchayat  
Board shall be as specified in column (3) of the said  
schedule.

**SCHEDULE.**

Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)

**TRICHINPOLY DISTRICT.**

**Kannur Taluk.**

Revenue village, as per boundary description below.	Number of members of the Panchayat Board.
(1)	(2)

First.—A line starting from S.F. No. 119-2-2, and running in  
a westerly direction along the northern boundary of Pannan

village No. 119-2-2, and then turning south to S.F.  
No. 119-2-2, then northwards to S.F. No. 1, the western bound-  
ary of Pannan village.

Second.—A line starting from S.F. No. 7 and running in a  
westerly direction along the eastern boundary of Pannan  
village No. 119-2-2, and then northwards to S.F. No. 119-2-2, the northern bound-  
ary of Pannan village.

Third.—A line starting from S.F. No. 119-2-2, and running in a  
westerly direction along the eastern boundary of Pannan  
village No. 119-2-2, and then northwards to S.F. No. 119-2-2, the northern bound-  
ary of Pannan village.

Fourth.—A line starting from S.F. No. 119-2-2, and running in a  
westerly direction along the eastern boundary of Pannan  
village No. 119-2-2, and then northwards to S.F. No. 119-2-2, the northern bound-  
ary of Pannan village.

Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)

**TRICHINPOLY DISTRICT.**

**Kannur Taluk.**

Revenue village, as per boundary description below.	Number of members of the Panchayat Board.
(1)	(2)

First.—A line starting from S.F. No. 119-2-2, and running in a  
westerly direction along the eastern boundary of Pannan  
village No. 119-2-2, and then northwards to S.F. No. 119-2-2, the northern bound-  
ary of Pannan village.

Second.—A line starting from S.F. No. 119-2-2, and running in a  
westerly direction along the eastern boundary of Pannan  
village No. 119-2-2, and then northwards to S.F. No. 119-2-2, the northern bound-  
ary of Pannan village.

Third.—A line starting from S.F. No. 119-2-2, and running in a  
westerly direction along the eastern boundary of Pannan  
village No. 119-2-2, and then northwards to S.F. No. 119-2-2, the northern bound-  
ary of Pannan village.

Fourth.—A line starting from S.F. No. 119-2-2, and running in a  
westerly direction along the eastern boundary of Pannan  
village No. 119-2-2, and then northwards to S.F. No. 119-2-2, the northern bound-  
ary of Pannan village.

Madras, 5th February 1925

In exercise of the powers delegated to him by the  
Local Government under section 212 of the Madras  
Local Boards Act, 1923, the Inspector of Municipal  
Councils and Local Boards hereby—

(1) declares under section 4 (1) of the Act that  
the land area specified in column (1) of the  
appended schedule shall be a village for the purposes  
of the Act with the name shown in column (2)  
of the said schedule; and

(2) directs—  
(a) under section 10 (1) of the Act that the  
total number of members of the Panchayat Board  
shall be as specified in column (3) of the said  
schedule;

(b) under section 9 (1) of the Act one seat  
shall be reserved for A.E. Divan in the Panchayat  
Board.

Revenue Village.	Name of the Village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
<b>KURINA DISTRICT.</b>		
<b>Kurina Taluk.</b>		
The hamlet of Kurigala of the revenue village of Mandarivilambadi in the Revenue District.	Marigala ..	2

*Back.*—A line starting from S. No. 415 running in an easterly direction along the southern boundary of Mandarivilambadi village to S. No. 374 running through S. Nos. 414, 415, etc.

*Zero.*—A line starting from S. No. 374 running in an easterly direction along S. Nos. 374 and then turning in a westerly direction running through S. Nos. 414, 415 and 416.

*Back.*—A line starting from S. No. 416 running in a westerly direction in cutting through S. Nos. 417, 418, 419 and following the Police road.

*Zero.*—A line starting from S. No. 416 running in an easterly direction along the Kurigala stream running through S. Nos. 414, 415, 416, 418 and 419.

Madras, 27th February 1922.

In exercise of the powers delegated to him by the Local Government under section 213 of the Madras Local Boards Act, 1919, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the Act that the local area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) declare under section 10 (1) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule.

Revenue Village.	Name of the Village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
<b>TENCHINIPALLY DISTRICT.</b>		
<b>Kannuram Taluk.</b>		
Tenchinipally and Raudil, parts which are the hamlets of Raudil.	Tenchinipally..	2
<b>VILLADATHAN DISTRICT.</b>		
<b>Pannuram Taluk.</b>		
Gettinampalam ..	Gettinampalam ..	2
<b>SALEM DISTRICT.</b>		
<b>Kannuram Taluk.</b>		
Bargur ..	Bargur ..	2
<b>ONDAMPALLY DISTRICT.</b>		
<b>Kannuram Taluk.</b>		
Cooling, Mani, Kottam, and other hamlets.	Cooling ..	12

Madras, 27th February 1922.

In exercise of the powers delegated to him under section 213 of the Madras Local Boards Act of 1919 as amended by Madras Act XI of 1920, the Inspector of Municipal Councils and Local Boards hereby declares, under clause (4) of sub-section (2) of section 4 of the said Act, the notifications specified in column (3) below constituting the village panchayats noted in column (1) in the table and district

mentioned in column (2) for the reason that the panchayat boards have not been functioning properly—

Name of village panchayat.	Name and address.	Dated and date of notification.
(1)	(2)	(3)
Seemuram-paludi.	Tenchinipally, Taluk, Tenkasi.	S. D. No. 24, dated 21st August 1922.
Seemuram-paludi.	Tenchinipally, Taluk, Tenkasi.	S. D. No. 25, dated 24th August 1922.

Madras, 26th February 1922.

In exercise of the powers delegated to him by the Local Government under section 213 of the Madras Local Boards Act, 1919, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the Act that the local area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) declare under section 10 (1) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule; and

(3) under section 9 (3) of the Act, two seats shall be reserved for Adi Dravidas in the Panchayat Board.

Revenue Village.	Name of the Village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
<b>TENCHINIPALLY DISTRICT.</b>		
<b>Kannuram Taluk.</b>		
Kannuram ..	Kannuram ..	11
Seemuram ..	Seemuram ..	12
Tenchinipally ..	Tenchinipally ..	12
Seemuram ..	Seemuram ..	12
Seemuram-paludi ..	Seemuram-paludi ..	12
<b>WEST GODAVARI DISTRICT.</b>		
<b>Kannuram Taluk.</b>		
Seemuram ..	Seemuram ..	2
<b>NORTH ARUNT DISTRICT.</b>		
<b>Kannuram Taluk.</b>		
Vaidinipalam ..	Vaidinipalam ..	2
<b>CHITTOOR DISTRICT.</b>		
<b>Kannuram Taluk.</b>		
Chittoor ..	Chittoor ..	2
<b>TANJORE DISTRICT.</b>		
<b>Kannuram Taluk.</b>		
Seemuram ..	Seemuram ..	2
Seemuram ..	Seemuram ..	12
<b>EAST GODAVARI DISTRICT.</b>		
<b>Kannuram Taluk.</b>		
Tenchinipally ..	Tenchinipally ..	12

Madras, 27th February 1922.

In exercise of the powers delegated to him by the Local Government under section 213 of the Madras Local Boards Act, 1919, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the Act, that the local area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) declare under section 10 (1) of the Act, that the total number of members of the Panchayat Board





[illegible]



- Government, No. R.S. No. 194-2, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. Nos. 194-1, and by S.S. 194-1; south by S.S.  
194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-3, belonging to  
Tanganika Petroleum, Chongwa Petroleum and  
Mikindani Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1,  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-4, belonging to  
Tanganika Petroleum, bounded on the north by R.S.  
No. 194-2 and 194-3; east by R.S. No. 194-3;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-5, belonging to  
Tanganika Petroleum, bounded on the north and  
east by S.S. 194-1; south by S.S. 194-1; west by  
S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-6, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. Nos. 194-2 and 194-3; east by S.S. 194-3;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-7, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. Nos. 194-2 and 194-3; east by S.S. 194-3;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-8, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-9, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-10, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-11, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-12, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-13, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-14, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-15, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-16, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-17, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-18, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-19, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .
- Government, No. R.S. No. 194-20, belonging to  
Tanganika Petroleum, bounded on the north by  
R.S. No. 194-1; east by S.S. 194-1 and 194-2;  
south by S.S. 194-1; west by S.S. 194-1 .. .. .

A. F. W. DIXON,  
Deputy Secretary to Government.

# MISCELLANEOUS NOTIFICATIONS.

## UNIVERSITY OF MADRAS.

### CONSTITUTION OF UNIVERSITY ADHOCARIES. SENATE.

[Election of a member to the Senate by the members  
of the municipalities in the district of Salem,  
under section 14 (a), Class III (b), of the Madras  
University Act, 1920, as amended in 1928.]

Whereas a vacancy has occurred in the Senate of  
the member elected by the members of the municipa-  
lities in the district of Salem, the Collector of  
Salem is hereby requested to hold an election to fill  
up the vacancy before the 15th April 1932.

T 3

[Election of a member to the Senate by the members  
of the municipalities in the district of Salem,  
under section 14 (a), Class III (b), of the Madras  
University Act, 1920, as amended in 1928.]

It is hereby notified that an election to elect a  
member to the Senate by the members of the  
municipalities in the district of Salem will be held.  
Each elector (member of a municipality in the  
district of Salem) shall be at liberty to nominate a  
qualified person to fill the vacancy. Every candidate  
paper shall be in the following form \* and  
shall be made by an elector in writing and shall be  
recorded in writing by another elector. Every such  
nomination shall be accompanied by the correct  
writing of the names of the electors in the  
Senate, if elected.

Nominations papers shall reach the Collector of  
Salem on or before the 15th March 1932, 4 p.m.  
Nominations papers shall be opened by the Collector  
and returned on Wednesday, the 15th March 1932  
at 7 a.m. at the office of the Collector.

Forms of nomination papers may be had from the  
Collector of his office between 10 a.m. and 4 p.m. on  
working days.

(Writing papers, if required, will be sent to the  
electors on Monday, the 21st March 1932.)

## \* UNIVERSITY OF MADRAS.

### NOMINATION FORM.

- Electors by which the nomination is made. Elector in the  
name of .. .. .  
Name of candidate .. .. .  
Address of candidate .. .. .  
Number of the candidate in the district .. .. .  
Name of the elector .. .. .  
Name of the person in the district .. .. .  
Signature of the person .. .. .  
Date .. .. .  
Name of the elector .. .. .  
Number of the candidate in the district .. .. .  
Signature of the person .. .. .  
Date .. .. .

## CONSENT OF THE CANDIDATE.

I hereby agree to serve on the Senate, if elected.

Signature of Candidate.

Date

Senate House, Madras,  
4th March 1932.

[Election of a member to the Senate by the members  
of the municipalities in the district of South Arcot  
under section 14 (a), Class III (b), of the Madras  
University Act, 1920, as amended in 1928.]

Whereas a vacancy has occurred in the Senate of  
the member elected by the members of the municipa-  
lities in the district of South Arcot, the Collector of  
South Arcot is hereby requested to hold an  
election to fill up the vacancy before the 15th April  
1932.

[Election of a member to the Senate by the members  
of the municipalities in the district of South Arcot  
under section 14 (a), Class III (b), of the Madras  
University Act, 1920, as amended in 1928.]

It is hereby notified that an election to elect a  
member to the Senate by the members of the municipa-  
lities in the district of South Arcot will be held.

Each elector (member of a municipality in the  
district of South Arcot) shall be at liberty to nominate  
a qualified person to fill the vacancy. Every

nominating paper shall be in the following form\* and shall be made up as a document writing and shall be accompanied in writing by another document. Every such nomination shall be accompanied by the original in writing of the members agreeing to serve on the Senate, if elected.

Nominating papers shall reach the Collector of South Coast, Cuddalore, on or before the 16th March 1932, 4 p.m. Nominating papers shall be opened by the Collector and scrutinized on the same day at 4-10 p.m. at the office of the Collector.

Forms of nomination paper can be had from the Collector at South Coast at his office between 11 a.m. and 4 p.m. on working days.

(Voting papers, if required, will be sent to the electors on Monday, the 21st March 1932.)

#### \* UNIVERSITY OF MADRAS.

##### NOMINATING PAPER.

Electors by which the candidate is nominated	Electors to the Senate
Name of candidate .. .. .	.. .. .
Address of candidate .. .. .	.. .. .
Number of the candidate in the electoral roll, if any .. .. .	.. .. .
Name of proposer .. .. .	.. .. .
Number of the proposer in the electoral roll, if any .. .. .	.. .. .
Signature of the proposer .. .. .	Date .. .. .
Name of the member .. .. .	.. .. .
Number of the member in the electoral roll, if any .. .. .	.. .. .
Signature of the member .. .. .	Date .. .. .

##### CHOICE OF THE CANDIDATE.

I hereby agree to serve as the Senate, if elected.

Signature of candidate.

Date

Senate House, Madras,  
24th March 1932

[Election of a member to the Senate by the members of the municipalities in the district of <sup>North Arcot</sup> ~~Madras~~ under section 14 (a), Class III (B), of the Madras University Act, 1923, as amended in 1928.]

Whereas a vacancy has occurred in the Senate of the member elected by the members of the municipalities in the district of <sup>North Arcot</sup> ~~Madras~~ the Collector of

South Arcot <sup>Madras</sup> ~~Madras~~ is hereby requested to hold an election to fill up the vacancy before the 25th April 1932.

[Election of a member of the Senate by the members of the municipalities in the district of <sup>South Arcot</sup> ~~Madras~~ under section 14 (a), Class III (B), of the Madras University Act, 1923, as amended in 1928.]

It is hereby notified that an election to elect a member to the Senate by the members of the municipalities in the district of <sup>South Arcot</sup> ~~Madras~~ will be held.

Each elector (member of a municipality in the district of <sup>South Arcot</sup> ~~Madras~~) shall be at liberty to nominate

a qualified person to fill the vacancy. Every nomination paper shall be in the following form\* and shall be made up as a document in writing and shall be accompanied in writing by another document. Every such nomination shall be accompanied by the original in writing of the members agreeing to serve on the Senate, if elected.

Nominating papers shall reach the Collector of South Arcot, Tiruchirappalli, on or before the 16th March 1932, 4 p.m.

Nominating papers shall be opened by the Collector and scrutinized on the same day at 4-10 p.m. at the office of the Collector.

Forms of nomination paper can be had from the Collector at his office between 11 a.m. and 4 p.m. on working days.

(Voting papers, if required, will be sent to the electors on Monday, the 21st March 1932.)

#### \* UNIVERSITY OF MADRAS.

##### NOMINATING PAPER.

Electors by which the candidate is nominated	Electors to the Senate
Name of candidate .. .. .	.. .. .
Address of candidate .. .. .	.. .. .
Number of the candidate in the electoral roll, if any .. .. .	.. .. .
Name of proposer .. .. .	.. .. .
Number of the proposer in the electoral roll, if any .. .. .	.. .. .
Signature of the proposer .. .. .	Date .. .. .
Name of the member .. .. .	.. .. .
Number of the member in the electoral roll, if any .. .. .	.. .. .
Signature of the member .. .. .	Date .. .. .

##### CHOICE OF THE CANDIDATE.

I hereby agree to serve on the Senate, if elected.

Signature of candidate.

Date

Senate House, Madras,  
24th March 1932.

[Election of a member to the Senate by the members of the municipalities in the district of Tiruchirappalli under section 14 (a), Class III (B), of the Madras University Act, 1923, as amended in 1928.]

Whereas a vacancy has occurred in the Senate of the member elected by the members of the municipalities in the district of Tiruchirappalli, the Collector of Tiruchirappalli is hereby requested to hold an election to fill up the vacancy before the 25th April 1932.

[Election of a member to the Senate by the members of the municipalities in the district of Tiruchirappalli under section 14 (a), Class III (B), of the Madras University Act, 1923, as amended in 1928.]

It is hereby notified that an election to elect a member to the Senate by the members of the municipalities in the district of Tiruchirappalli will be held.

Each elector (member of a municipality in the district of Tiruchirappalli) shall be at liberty to nominate a qualified person to fill the vacancy. Every

nomination paper shall be in the following form and shall be made by an elector in writing and shall be accepted in writing by another elector. Every such nomination shall be accompanied by the amount in writing of the amount agreeing to serve as the Bonds, if elected.

Nomination papers shall reach the Collector of Trichinopoly on or before the 14th March 1932, 4 p.m. Nomination papers shall be opened by the Collector and amendment on the same day at 4.15 p.m. at the office of the Collector.

Forms of nomination paper can be had from the Collector of Trichinopoly at his office between 11 a.m. and 5 p.m. on working days.

(Voting papers, if required, will be sent to the stations on Monday, the 21st March 1932.)

\* UNIVERSITY OF MADRAS.

NOMINATION PAPER.

Electors for which the candidates are: *Electors to be*  
Name of candidate .. .. .  
Address of candidate .. .. .  
Number of the candidate in the district .. .. .  
rel. of day.

Name of proposer .. .. .  
Number of the proposer in the district .. .. .  
rel. of day.

Signature of the proposer .. .. .  
rel. of day.

Name of the elector .. .. .  
Number of the elector in the district .. .. .  
rel. of day.

Signature of the elector .. .. .  
rel. of day.

CONSENT OF THE CANDIDATE.

I hereby agree to serve on the Bonds if elected.

*Signature of candidate.*

Date .. .. .

(By order)

W. MURRAY,  
Registrar.

By order of the Registrar,  
14th March 1932.

ANDHRA UNIVERSITY,

MARSHAPUR, SRAMPATNAM, 1932

LIST OF HALL TICKETS.

Candidates for the coming March April Examinations of this University should obtain their Hall Tickets from the Chief Superintendents of centres concerned, three days before the commencement of their respective examinations. Those appearing at centres where they are not known should satisfy the Chief Superintendents of such centres as to their identity. The officers from whom no identification tickets are produced should notify the Principal of a College or a Government Officer of a school not less than three days before the examinations. Provided however that in the case of a candidate for the Bachelors degree examination at the affiliated colleges from the Headmaster of a recognized High School will suffice.

If a candidate has two or more candidates with the same name and initial or initials, they will be distinguished by being numbered (i), (ii) or (iii) as the case may be or by their full names being mentioned, and will in the former case be supplied each with a card by the Registrar and these cards should be produced before the Chief Superintendents of the centres.

Communications to the Registrar from the candidates requesting information relating to results will not receive attention until after the publication of results in the Fort St. George Gazette.

The entire examination scheme on the date mentioned below:

Examinations, Intermediate, Part I, and General.

Trichy, 14th March 1932.

Examinations, Part II, and Entrance Test to

Intermediate Particulars, Part II,

Trichy, 14th April 1932.

Examinations, Part III,

Trichy, 14th April 1932.

Examinations, Part I, S.S. (General) Examinations

and General Particulars, Part I,

Trichy, 14th April 1932.

Examinations, Part II,

Trichy, 14th April 1932.

Examinations, Part II (New Examinations),

Trichy, 14th April 1932.

Examinations, General (S.S. and New Examinations)

and S.S.,

Trichy, 14th April 1932.

(By order)

C. D. S. CHETTI,

Registrar.

University Office, Trichy,

14th March 1932.

MADRAS SURVEY DEPARTMENT.

The following is the list of successful candidates in the 50th Departmental Tests of 1931:-

DEPUTY SUPERVISOR TEST.

No. II SURVEY PARTY.

Trichy Centre.

1. Ponnammal Debnadar Subramanian Dikshitar.

Trichy Centre.

2. Parthasarathy Ayyangar, Asst.

No. III SURVEY PARTY.

Trichy, River Centre.

3. Nageswari Srinivasan Srinivasan.

Trichy, River Centre.

4. Chappala Ayyar Srinivasan Ayyar.

Trichy, River Centre.

5. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

6. Kottarasa Ayyangar Nageswari.

Trichy, River Centre.

7. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

8. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

9. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

10. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

11. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

12. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

13. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

14. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

15. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

16. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

17. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

18. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

19. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

20. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

21. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

22. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.

23. Ponnammal Debnadar Subramanian Dikshitar.

Trichy, River Centre.





2 p.m. to 4 p.m.—

- The Ancient Test—  
The Ancient Test for Schoolmasters Officers and the Special  
Papers Code (with book).  
The Civil Indian Test—  
The Ancient Test for the Special Test Act and the Special Test  
Papers Code (with book).

Wednesday, 12th June 1922.

12 a.m. to 1 p.m.—

- The Criminal Indian Test—  
The Indian Prison Code (with book).

2 p.m. to 4 p.m.—

- The Criminal Indian Test—  
The Indian Prison Code (with book).

Thursday, 15th June 1922.

12 a.m. to 1 p.m.—

- The Criminal Indian Test—  
The Indian Prison Code—General Principles (with book).

2 p.m. to 4 p.m.—

- The Criminal Indian Test—  
The Indian Prison Code—Detailed application (with book).

12 a.m. to 1 p.m.—

- The Criminal Indian Test—  
The Indian Prison Code (with book).

Friday, 17th June 1922.

12 a.m. to 1 p.m.—

- The Criminal Indian Test—  
The Code of Criminal Procedure—General Principles (with book).

2 p.m. to 4 p.m.—

- The Criminal Indian Test—  
The Code of Criminal Procedure—Detailed application (with book).

12 a.m. to 1 p.m.—

- The Criminal Indian Test—  
The Code of Criminal Procedure—General Principles (with book).

2 p.m. to 4 p.m.—

- The Criminal Indian Test—  
The Code of Criminal Procedure—Detailed application (with book).

12 a.m. to 1 p.m.—

- The Criminal Indian Test—  
The Code of Criminal Procedure—General Principles (with book).

Saturday, 18th June 1922.

12 a.m. to 1 p.m.—

- The Ancient Test for Schoolmasters Officers, Part I—  
The Modern Criminal and Ancient Code, Volume 1.

2 p.m. to 4 p.m.—

- The Ancient Test for Schoolmasters Officers, Part II—  
The Modern Criminal and Ancient Code, Volume 2.

12 a.m. to 1 p.m.—

- The Ancient Test for Schoolmasters Officers, Part III—  
The Modern Criminal and Ancient Code, Volume 3.

2 p.m. to 4 p.m.—

- The Ancient Test for Schoolmasters Officers, Part IV—  
The Modern Criminal and Ancient Code, Volume 4.

12 a.m. to 1 p.m.—

- The Ancient Test for Schoolmasters Officers, Part V—  
The Modern Criminal and Ancient Code, Volume 5.

2 p.m. to 4 p.m.—

- The Ancient Test for Schoolmasters Officers, Part VI—  
The Modern Criminal and Ancient Code, Volume 6.

12 a.m. to 1 p.m.—

- The Ancient Test for Schoolmasters Officers, Part VII—  
The Modern Criminal and Ancient Code, Volume 7.

2 p.m. to 4 p.m.—

- The Ancient Test for Schoolmasters Officers, Part VIII—  
The Modern Criminal and Ancient Code, Volume 8.

12 a.m. to 1 p.m.—

- The Ancient Test for Schoolmasters Officers, Part IX—  
The Modern Criminal and Ancient Code, Volume 9.

2 p.m. to 4 p.m.—

- The Ancient Test for Schoolmasters Officers, Part X—  
The Modern Criminal and Ancient Code, Volume 10.

12 a.m. to 1 p.m.—

- The Ancient Test for Schoolmasters Officers, Part XI—  
The Modern Criminal and Ancient Code, Volume 11.

2 p.m. to 4 p.m.—

- The Ancient Test for Schoolmasters Officers, Part XII—  
The Modern Criminal and Ancient Code, Volume 12.

12 a.m. to 1 p.m.—

- The Ancient Test for Schoolmasters Officers, Part XIII—  
The Modern Criminal and Ancient Code, Volume 13.

2 p.m. to 4 p.m.—

- The Ancient Test for Schoolmasters Officers, Part XIV—  
The Modern Criminal and Ancient Code, Volume 14.

12 a.m. to 1 p.m.—

- The Ancient Test for Schoolmasters Officers, Part XV—  
The Modern Criminal and Ancient Code, Volume 15.

2 p.m. to 4 p.m.—

- The Ancient Test for Schoolmasters Officers, Part XVI—  
The Modern Criminal and Ancient Code, Volume 16.

12 a.m. to 1 p.m.—

- The Ancient Test for Schoolmasters Officers, Part XVII—  
The Modern Criminal and Ancient Code, Volume 17.

2 p.m. to 4 p.m.—

- The Ancient Test for Schoolmasters Officers, Part XVIII—  
The Modern Criminal and Ancient Code, Volume 18.

12 a.m. to 1 p.m.—

- The Ancient Test for Schoolmasters Officers, Part XIX—  
The Modern Criminal and Ancient Code, Volume 19.

2 p.m. to 4 p.m.—

- The Ancient Test for Schoolmasters Officers, Part XX—  
The Modern Criminal and Ancient Code, Volume 20.

# GOVERNMENT SECONDARY AND TRAINING SCHOOL FOR MISTRESSSES, MAN, GALORE.

Applicants are invited from candidates who seek admission in July 1922, into the Higher Elementary Grade Training class in the Government Secondary and Training School for Mistresses, Bangalore.

- The period of training will be two years.
- The ordinary rate of stipend is shown below; but no provision of stipend can be given. The grant of stipend will depend upon the admission placed at the disposal of the Inspector, next year, and the further instructions of the Director of Public Instruction, Madras, on the subject.

Rs. A.	
Food and Clothing	30 8
Advancement	10 8

No gratuity allowance will be maintained; stipends at the rate of Rs. 14 per month will be allowed to Hindu and Mohammedan students who are not permanent residents of Mangalore.

4. Applications in the prescribed form, should be sent through the Inspecting officers, so as to reach the undersigned not later than the 21st of March 1922. Applications received after that date will not be considered.

5. The following certificates in original should be submitted with the applications:—

- A correct certificate as required under the Madras Educational Rules, and a general education certificate, signed by a competent authority.

No application will be accepted if these two certificates are not attached to it.

(b) A certificate of age, health and vocation, signed by a competent authority. This certificate and be produced only by candidates who have been selected, after joining the training class.

(c) Candidates who do not satisfy the age limit under rule 113 of the Madras Educational Rules will not be selected. The age must not be less than 16 years and must not exceed 25 years, or in the case of candidates who have been employed continuously as teachers in a recognized school for not less than three years, 26 years.

(d) Students declared physically unfit for the Teacher's line, by the medical authorities, will have to be sent away from the training class.

6. While making admission to the training class, preference will be given (a) to all experienced teachers with nine or more months' experience as teachers—these need not sit for the selection examination mentioned in paragraph 7.

(b) To applicants with less than nine months' experience of with no experience, who come from centres in which there are girls schools known by the Sub-Inspector to be staffed with men teachers, or to be in need of additional teachers. If these applicants hold VIII Standard certificates granted by the Sub-Inspector, they need not sit for the selection examination, if they do not, they are expected to appear for the selection examination, specified in paragraph 7.

(c) If after both these classes of applicants are admitted, the number of students in the class is less than 60, other applicants can be admitted after sitting for the selection examination, the basis of selection being the results obtained.

G. F. KARUNAKARA MENON,

Secretary.

Office of the Madras Services Commission,  
Teyyanpattur P.O., Madras, 21st February 1922.

by them in the examination. The most competent of the applicants to the number that seats are available after admitting candidates mentioned in paragraph 6 (a) and 6 (b) will be selected.

7. The selection examination will be held on the 6th of April 1932, at 10 a.m. in (1) Kannada, (2) General Knowledge and (3) Arithmetic, in this school.

8. Every student will be on probation for fifty working days, and his retention after that period will depend upon the progress made by him.

9. Candidates selected as stipendiaries shall enter into an agreement with Government, binding themselves to complete the course of training, if not dismissed or declared physically unfit, and to teach for a period of two years, in a recognized institution under the Madras Educational Rules.

10. Application forms and further particulars may be obtained from the undersigned.

**B. KALYANI AMMAL,**  
Superintendent.

Government Secondary and Training School  
for Mothers,  
Nagapattinam, 22nd February 1932.

#### GOVERNMENT TRAINING SCHOOLS FOR WOMEN IN THE SECOND CIRCLE.

Applications are invited from women candidates for admission in July 1932 into the Elementary Higher Grade Junior Class of the following schools in the Second Circle—

- (1) Lady Annapal Government Secondary and Training School for Women, Mandapam.
- (2) Government Training School for Mahakandas Women, Guntur.
- (3) Government Secondary and Training School for Women, Nellore.
- (4) Government Training School for Women, Madhavapalle.

1. The period of training will be two years.
2. No provision of payment of stipends can be held out.
3. Candidates who do not satisfy the conditions of age laid under rule 113 of the Madras Educational Rules will not be selected. The age must not be less than 14 years and must not exceed 25 years. As the case of candidates who have to bear credit a continuous service of not less than three years as teachers in recognized schools, the age limit is 25 years.
4. Candidates who have passed the III Form of a recognized Secondary School or who hold Elementary School-leaving Certificate of the VIII Standard issued by departmental officers will be considered eligible for admission into the class.
5. Applications in the prescribed form countersigned by an Inspecting Officer or the Principal, District Board, or the Chairman, Municipal Council or the Manager of a recognized school with a definite promise of appointment after training should be submitted to the undersigned on or before the 15th April 1932. The applications should be accompanied by certificates of general education and conduct. Conduct certificates issued by the head teachers of Elementary Schools will not be accepted. Full address of the candidate should be given in columns 4 of the application.
7. A selection examination will be held in the vernacular and Arithmetic in the school premises

on the 15th April 1932. The journey for the examination will have to be made at the cost of the students. All candidates with nine or more credits' experience as teachers with qualifications of III Form or VIII Standard need not appear for the examination.

8. The selected candidates will be on probation for 50 working days and any student whose progress is found unsatisfactory during the period will be discharged.

9. Application forms and other particulars may be had from the undersigned.

**B. AMBIVANDAR,**  
Acting Inspector of Girls' Schools, Second Circle,  
Nellore, 22nd February 1932.

#### LADY WILMINGTON TRAINING COLLEGE, MADRAS.

- GRADUATE SECTION.**
- Applications are invited from Women graduates who seek admission for training into the Lady Wilmington Training College, Madras, in 1932-33.
1. Bachelors of Arts of Universities other than Universities of Madras will be considered eligible for admission if they have passed in the B.A. Degree Examination in the first or second division or have secured not less than 45 per cent of the aggregate marks. Such candidates are wanted that their admission will be subject to their B.A. Degree being recognized as equivalent to a Degree of the Madras University, and they will be admitted at their own risk. They should state whether they have passed the B.A. Degree Examination in the first or second division or they should submit a statement showing the percentage of marks obtained in each subject of the examination.
  2. The course of training extends from July 1932 to April 1933. It includes (a) lecture and practical work, subjects laid down by the B.A. Degree Examination of the Madras University; (b) teaching practice in the High School attached to the College; (c) instruction and teaching position in Physical Education and Games. During these training, students may not appear for examinations other than those prescribed by the College.
  3. No provision can be held out of the payment of stipends from Provincial Funds during 1932-33. Candidates should be prepared to undergo training at their own expense. If they come from outside the Madras Presidency, they will be required to pay a tuition fee of Rs. 25 for each of the three terms at Rs. 50 in a lump sum. Teachers who hold permanent appointments under local boards or municipalities are not eligible for stipends from Provincial funds.
  4. Application for admission should be made on graded form to be obtained from the College and should reach the Principal not later than 15th April 1932. They should be accompanied by a certificate of character and conduct from the Principal of the College from which the applicant graduated, and by a certificate of physical fitness on the form prescribed. Application for the period form should be accompanied by a stamped and addressed envelope, and if advancement of the application is required, it should be accompanied by a stamped and addressed post note. Originals of certificates must be produced in the event of selection.

6. Applicants for stipends must produce evidence that they belong to the Madras Presidency. They will be required to enter into an agreement binding themselves to teach for a period of two years in a recognized institution in the Madras Presidency and to appear for such examinations as may be prescribed by the controlling authority.

7. Every student will be on probation for fifty working days.

8. Hostel accommodation will be arranged for; particulars will be furnished later.

#### SECONDARY TRAINING SERVICE.

Applicants are invited from candidates who seek admission in July 1932 into the Secondary Training Section of the Lady Willington Training College, Madras.

2. The period of training will be for two years. Candidates who have taken the full course prescribed for the Intermediate Examination of the Madras University may be exempted for one year of the course.

The training will include courses in (1) Physical Education and (2) Hindi, neither both of which must be taken by all students.

Throughout training students may not appear for examination other than those prescribed by the College.

3. Qualification.—Candidates must have passed the Intermediate Examination of the Madras University; or the Secondary School-Leaving Certificate Examination (with a voucher as one of the subjects).

Candidates should be not less than fourteen years of age nor over twenty-five years. In the case of a candidate who has been employed as a teacher in a recognized school for not less than three years, the age limit is thirty-five years.

4. No pension can be held out of the payment of stipends from Provincial funds during 1932-33. Candidates should be prepared to undergo training at their own expense. If they come from outside the Madras Presidency, they will be required to pay a tuition fee of Rs. 20 for each of the two terms or Rs. 40 as a lump sum. Teachers who hold permanent appointments under local boards or municipalities are not eligible for stipends from Provincial funds.

5. Application for admission should be made on printed form to be obtained from the College and should reach the Principal by 15th April 1932. They should be accompanied by (a) a certificate of physical fitness on the form prescribed, (b) a criminal statement of records in the Secondary School-Leaving Certificate Examination, (c) a certificate of conduct and character and suitability for training as a teacher from one of the following persons—viz. Inspecting Officer of the Educational Department, the president of a local board, or the chairman of a municipal council, the principal or manager or headmaster of a recognized college or secondary school.

Request for the printed form should be accompanied by a stamped and addressed envelope and if acknowledgment of the application is required it should be accompanied by a stamped and addressed post card. Originals of the certificates must be produced in the event of selection.

It is desirable that the candidates should appear at the College for a personal interview.

6. Hostel accommodation is provided and all students are expected to live in one of the College hostels.

7. All selected candidates must be present on the opening day of the College. Places will not be reserved for such candidates who have not attended on the opening day.

8. Each student will be on probation for fifty working days.

9. A student may be dismissed by the controlling authority for continued illness or serious misconduct and if so dismissed she may be declared unfit for employment as a teacher. If she is a secondary student, she will be required to refund the full amount drawn by her from Provincial funds.

10. The full address of the candidate should be given in her application.

#### ELEMENTARY TRAINING SECTION (SHORE COLLEGE).

Applicants are invited from candidates who seek admission in July 1932 into the Elementary Training Section of the Lady Willington Training College, Trichinopoly.

1. The period of training will be for two years and will include a course in Hindi-urdu which must be taken by all students.

2. Qualification.—Candidates must have passed the III Form or VIII standard.

Candidates should be not less than fourteen years of age nor over twenty-five years of age. In the case of a candidate who has been employed as a teacher in a recognized school for not less than three years, not over thirty-five years.

4. No pension can be held out of the payment of stipends from Provincial funds during 1932-33. Candidates should be prepared to undergo training at their own expense.

5. Application for admission should be made on printed form to be obtained from the College and should reach the Principal by 15th March 1932. They should be accompanied by (a) a certificate of physical fitness on the form prescribed, (b) a criminal statement of conduct and character and suitability for training as a teacher from one of the following persons—viz. Inspecting Officer of the Educational Department, the president of a local board or the chairman of a municipal council, the principal or manager or headmaster of a recognized school.

Request for the printed form should be accompanied by a stamped and addressed envelope and if acknowledgment of the application is required it should be accompanied by a stamped and addressed post card. Originals of the certificates must be produced in the event of selection.

6. A selection examination will be held on Saturday, the 25th April 1932 at 7.30 a.m. Applicants for Elementary Higher Training should present themselves at the College, Ice House Road, on this date for the examination.

7. All selected candidates must be present on the opening day of the institution; if they fail to do so their places will not be reserved.

8. Each student will be on probation for fifty working days.

9. A student may be dismissed by the controlling authority for continued illness or serious misconduct and if so dismissed she may be declared unfit for employment as a teacher. If she is a secondary student, she will be required



to refund the full amount drawn by her from Provincial funds.

25. The full address of the candidate should be given in her application form.

J. M. GERRARD,  
Principal.

Lady Willelmine Training College,  
Malacca, 12th February 1937.

#### UNCLADED CERTIFICATES.

The following Secondary School Leaving Certificate books have been sent to this office as being unclaimed for over two years. Such of the books as are claimed within one month of the appearance of this notification in the Gazette will be sent to the boys concerned provided application for the same is made through the head of the institution with the full-paid deposit of the applicant given. The other certificates will be destroyed as per rules on the subject:—

DAVID MURDOCH HIGH SCHOOL,  
TENTENKAMARAN.

57632b M. Vengopal.

54222b D. John David.

MADRAS-K ISLAMIA VASTYANMARA.

54122b K. Mohammed Huse.

54137b K. S. Venkatarao.

54143b T. D. Sundarand.

54557b V. Chandran.

ANGEL MARIN BAKER'S HIGH SCHOOL, ANGOT.

34897b A. S. Kannan.

34896b T. Manikam.

34895b M. Manikam.

MONTAGAL HIGH SCHOOL, CHITTARAN.

54065b T. S. Venkatarao.

54048b A. S. Gopal.

M.E.M. HIGH SCHOOL, AMBON.

34897b G. Mahalingam.

34895b Y. M. Joseph.

BOARD HIGH SCHOOL, CANTON.

34864b T. M. Desikachari Nadai.

34870b K. M. Krishnaswami.

BOARD HIGH SCHOOL, WANDERWAT.

13277b Volanta Ramaswami.

P. RAJAHVACHARI,

District Educational Officer, North Area.

Malacca, 26th February 1937.

#### EX-STUDENTS OF THE PASUMALAI

TRAINING SCHOOL, PASUMALAI.

The whereabouts of the following ex-students of the Pasumalai Training School, whose particulars are given below, are not known. Deputy Inspectors

of Schools, Sub Assistant Inspectors of Girls' Schools, Principals of District, Taluk and Panchayat Schools, Chairmen of Mandalay Councils, Managers of private schools and other officers to whom hereinafter they happen to be working as teachers or in any other capacity are requested to be good enough to intimate their whereabouts to the Inspector or Correspondent, Provincial Training School, Pasumalai, so as to enable him to see that the students in question fulfil the conditions of the bonds executed by them while under training.

Said students, whose names are given below, are placed under training.

#### ELEMENTARY HIGHER GRADE.

1. G. Sundaram, Government, Palanai, 1925-26.

#### ELEMENTARY LOWER GRADE.

2. A. Narayana Gounder, Alagad Gounder, Neechalappalli, Chinnappanai taluk, 1924-25.  
3. V. Narayana, Velupur, Palani, Tirunelveli taluk, 1925-26.

#### ELEMENTARY HIGHER GRADE.

4. P. L. Lakshmi, Jendral Gopal, Palanai, Malacca taluk, 1924-25.  
5. T. K. Krishnaswami, Ramaswami Talai, Palayam, Malacca taluk, 1927-28.  
6. V. Narayana, Velupur, Palani, Tirunelveli taluk, 1927-28.  
7. P. Sundaram, P. Talai, Chinnappalli, Alagad Gounder, Neechalappalli taluk, 1924-25.

#### R. M. SAHYA,

District Educational Officer,

Malacca, 26th February 1937.

#### ERRATUM.

In the list of unclaimed Secondary School Leaving Certificates published on pages 64 to 69 of Part I-B of the Port St. George Gazette, dated 19th February 1937:—

For 'S.S.L.C. No. 1001 to R. Adhikari' and 'S.S.L.C. No. 1010 to J. K. Krishna Rao' under Pasumalai College School, Madras, read 'S.S.L.C. No. 1001 to R. Adhikari' and 'S.S.L.C. No. 1010 to J. K. Krishna Rao'.

For 'S.S.L.C. No. 1010 to Adhi Adhi' and 'S.S.L.C. No. 1011 to N. Adhikari' and 'S.S.L.C. No. 1012 to R. Adhikari' under Chinnappanai College School, Madras, read 'S.S.L.C. No. 1010 to Adhi Adhi' and 'S.S.L.C. No. 1011 to N. Adhikari' and 'S.S.L.C. No. 1012 to R. Adhikari'.

#### ARJUN RAHIN,

District Educational Officer.

Malacca, 19th February 1937.

#### NOTIFICATION.

The following officers of the Malacca Port Service are deputed to have joined the Departmental Tour held in January 1937:—G.O. No. 56, 271, Finance (Malacca), dated the 9th June 1937:—

(1) Mr. C. F. Sime, Port Officer, Coccatra.

(2) Mr. R. G. Sime, Port Officer, Calcutta.

R. H. MARSDEN, Captain, M.I.S.,

Presiding Port Officer.

Malacca, 1st March 1937.



## SUPPLEMENT TO PART I-B

COP

THE FORT ST. GEORGE GAZETTE

No. 204

MADR 48, TUESDAY EVENING, MARCH 8, 1932.

(Pages 1 to 6 of 6)

**LIST OF TEACHERS' CERTIFICATES COMPLETED BY THE DISTRICT EDUCATIONAL OFFICER, EAST GODAVARI, DURING 2011.**

Teacher's certificate number, name of candidate, institution in which trained and year of passing the Tamilnad School Leaving Certificate Examination.

**Old Female.**

### EXOTIC GRADE

## Tijssen, G. J. 1993.

1999

### Records Check

- |     |  |
|-----|--|
| 112 | Toshokanri, Higashi, Government Training College, Nagasaki, 1920.      |
| 113 | Mabita Ito Rangoon, Government Training College, Bhamo, 1924.          |
| 114 | Kanamaru, Rio Utsunomiya, Government Training College, Maebashi, 1925. |
| 115 | K. Sakuramatsu, Government Training College, Fujiyama, 1925.           |
| 116 | Yamashita, Kure, Government Training College, Yokohama, 1925.          |
| 117 | Devanathan Lakshmi, Government Training College, Palayamkottai, 1925.  |
| 118 | Suwayama, Matsuda, Government Training College, Yokohama, 1925.        |
| 119 | Sakaguchi, Kure, Government Training College, Bhamo, 1925.             |
| 120 | Kanamaru, Yamanashi, Government Training College, Bhamo, 1925.         |
| 121 | Sakaguchi, Kure, Government Training College, Bhamo, 1925.             |
| 122 | Sakita, Rio Utsunomiya, Government Training College, Yokohama, 1926.   |
| 123 | Yamashita, Kure, Government Training College, Bhamo, 1926.             |
| 124 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 125 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 126 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 127 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 128 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 129 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 130 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 131 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 132 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 133 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 134 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 135 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 136 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 137 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 138 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 139 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 140 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 141 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 142 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 143 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 144 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 145 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 146 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 147 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 148 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 149 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |
| 150 | Kanamaru, Kure, Government Training College, Bhamo, 1926.              |

20 March

Teacher's certificate number, name of candidate, institution in which trained and year of passing the Training School Leaving Certificate Examination.

电话:020-83333333 传真:020-83333333

Reprints: \$4.00/issue.

- |     |  |          |
|-----|--|----------|
| 83  | Krishnappa Urs, Government Training College, Bangalore, 1937.                        | Training |
| 129 | Emangayya Chavva, Government College, Kuchanahalli, 1938.                            | Training |
| 131 | Rajaramiah Upp, Government Training College, Bangalore, 1938.                        |          |
| 132 | Andarappa Subbarao, Government Training College, Rajahmundry, 1939.                  |          |
| 85  | Ramiahari Subbarao, Government Training College, Rajahmundry, 1939.                  | Training |
| 7   | Lakshminarayana Murthy, Secondary Training Class, P. R. College, Coimbatore, 1939.   |          |
| 87  | Devaray Subba Rao, Government Training College, Bangalore, 1939.                     | Training |
| 89  | Krishnamurti Subbaraya, Government Training College, Rajahmundry, 1939.              | Training |
| 93  | Srinivasan Ram, Prof. College, Government Training College, Kuchanahalli, 1939.      |          |
| 10  | S. Venkatesh Rao, Government Training College, Rajahmundry, 1939.                    |          |
| 51  | Venkataramanyu Pulicheri, Government Training College, Rajahmundry, 1939.            |          |
| 98  | Narasimhaiah Narth Rao, Government Training College, Rajahmundry, 1939.              |          |
| 13  | Venkat Rao, Chennakudi, Secondary Training College, P. R. College, Coimbatore, 1939. |          |
| 12  | Krishnamoorti Subbarao, Government Training College, Rajahmundry, 1939.              |          |
| 81  | Srinivasan Venkatesh, Secondary Training Class, P. R. College, Coimbatore, 1939.     |          |
| 899 | Thiruvannamalai Chari, Government Training   |          |

### STUDENT LEARNING OBJECTIVES

Stewart, C.S., 1996.

- |      |                                     |         |         |
|------|-------------------------------------|---------|---------|
| 0075 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0076 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0077 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0078 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0079 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0080 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0081 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0082 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0083 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0084 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0085 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0086 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0087 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0088 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0089 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0090 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0091 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0092 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0093 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0094 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0095 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0096 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0097 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0098 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |
| 0099 | <i>Chrysops Viridanus</i> Say, 1823 | Germany | Tessing |



Teacher's certificate number, name of candidate, institution in which trained, and year of passing the Training School Leaving Certificate Examination.

ELEMENTARY SCHOOL GRAD—cont.

SECOND CLASS—cont.

- 3519 Murgulipati Sanyasaramurti, Government Training School, Dacca, 1925.  
3520 Sakha Tanyasi, Government Training School, Amalgam, 1925.  
3521 Pulin Sanyasaramurti, Government Training School, Amalgam, 1925.  
3522 Vargasi Vaisani, Government Training School, Amalgam, 1925.  
3523 Gita Janyasaram, U.L.C.M. Training School, Rajshahi, 1925.  
3524 Ansa Thamsi, U.L.C.M. Training School, Rajshahi, 1925.  
3525 Gendrapa Raja Das, U.L.C.M. Training School, Rajshahi, 1925.  
3526 Nishu Sahni (G), Ball Training School for Mothers, Gorakhpur, 1925.  
3527 Nishu Sanyasaram, Government Training School, Amalgam, 1925.  
3528 Vargasi Sahni, Government Training School, Amalgam, 1925.  
3529 Pulin Sanyasaram, U.L.C.M. Training School, Amalgam, 1925.  
3530 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3531 Kishorepuri Sanyasaram, C.E.M. Training School, Comilla, 1925.  
3532 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3533 Ashok Ramaswami, C.E.M. Training School, Comilla, 1925.  
3534 Gendrapa Raja Das, C.E.M. Training School, Comilla, 1925.  
3535 Pulin Sanyasaram, Government Training School, Amalgam, 1925.  
3536 Pulin Sanyasaram, Government Training School, Amalgam, 1925.  
3537 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3538 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3539 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3540 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3541 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3542 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3543 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3544 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3545 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3546 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3547 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3548 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3549 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3550 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.

ELEMENTARY LOWER GRADE.

First Class.

- 3551 Vargasi Sanyasaram, C.E.M. Training School, Comilla, 1925.

B-527,2

Teacher's certificate number, name of candidate, institution in which trained, and year of passing the Training School Leaving Certificate Examination.

ELEMENTARY LOWER GRADE—cont.

SECOND CLASS.

- 3552 Muhammad Taluk, Government M.E. Training School for Sakalindia, Gurgaon, 1925.  
3553 First Abu Kari (G), C.E.M. Training School, Comilla, 1925.  
3554 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3555 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3556 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3557 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3558 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3559 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3560 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3561 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3562 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3563 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3564 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3565 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3566 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3567 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3568 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3569 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3570 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3571 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3572 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3573 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3574 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3575 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3576 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3577 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3578 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3579 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.  
3580 Kishorepuri Sanyasaram, Government Training School, Rajshahi, 1925.



Teacher's certificate number, name of candidate, position in which trained and year of passing the Training School Leaving Certificate Examination

# ELEMENTARY LOWER GRADE—cont.

## SECOND CLASS—cont.

- 5419 Mahala K. Srinivasan, Government Training School, Rajahmundry, 1925.  
5420 K. Srinivasan, Government Training School, Rajahmundry, 1925.  
5421 Chait Mahesh Babu, Government Training School, Rajahmundry, 1925.  
5422 P. Srinivasan, Government Training School, Rajahmundry, 1925.  
5423 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5424 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5425 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5426 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5427 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5428 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5429 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5430 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5431 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5432 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5433 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5434 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5435 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5436 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5437 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5438 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5439 S. Srinivasan, Government Training School, Rajahmundry, 1925.  
5440 S. Srinivasan, Government Training School, Rajahmundry, 1925.

## P. BHADRAH.

District Educational Officer, East Godavari.

Cananda, 9th February 1922.

# LIST OF TEACHERS WHOSE PROVISIONAL TEACHERS' CERTIFICATES WERE COMPLETED BY THE DISTRICT EDUCATIONAL OFFICER, TANJORE, DURING THE YEAR ENDING 31st DECEMBER 1921.

Candidate number, name of school in which trained and year of passing the Training School Leaving Certificate Examination.

## SECONDARY GRADE.

### First Class.

- 544 K. Srinivasan, Government Training School, Tanjore, 1921.  
545 K. Srinivasan, Government Training School, Tanjore, 1921.  
546 K. Srinivasan, Government Training School, Tanjore, 1921.  
547 K. Srinivasan, Government Training School, Tanjore, 1921.  
548 K. Srinivasan, Government Training School, Tanjore, 1921.  
549 K. Srinivasan, Government Training School, Tanjore, 1921.  
550 K. Srinivasan, Government Training School, Tanjore, 1921.  
551 K. Srinivasan, Government Training School, Tanjore, 1921.  
552 K. Srinivasan, Government Training School, Tanjore, 1921.  
553 K. Srinivasan, Government Training School, Tanjore, 1921.  
554 K. Srinivasan, Government Training School, Tanjore, 1921.  
555 K. Srinivasan, Government Training School, Tanjore, 1921.  
556 K. Srinivasan, Government Training School, Tanjore, 1921.  
557 K. Srinivasan, Government Training School, Tanjore, 1921.  
558 K. Srinivasan, Government Training School, Tanjore, 1921.  
559 K. Srinivasan, Government Training School, Tanjore, 1921.  
560 K. Srinivasan, Government Training School, Tanjore, 1921.

### Second Class.

- 561 K. Srinivasan, Government Training School, Tanjore, 1921.  
562 K. Srinivasan, Government Training School, Tanjore, 1921.  
563 K. Srinivasan, Government Training School, Tanjore, 1921.  
564 K. Srinivasan, Government Training School, Tanjore, 1921.  
565 K. Srinivasan, Government Training School, Tanjore, 1921.  
566 K. Srinivasan, Government Training School, Tanjore, 1921.  
567 K. Srinivasan, Government Training School, Tanjore, 1921.  
568 K. Srinivasan, Government Training School, Tanjore, 1921.  
569 K. Srinivasan, Government Training School, Tanjore, 1921.  
570 K. Srinivasan, Government Training School, Tanjore, 1921.  
571 K. Srinivasan, Government Training School, Tanjore, 1921.  
572 K. Srinivasan, Government Training School, Tanjore, 1921.  
573 K. Srinivasan, Government Training School, Tanjore, 1921.  
574 K. Srinivasan, Government Training School, Tanjore, 1921.  
575 K. Srinivasan, Government Training School, Tanjore, 1921.  
576 K. Srinivasan, Government Training School, Tanjore, 1921.  
577 K. Srinivasan, Government Training School, Tanjore, 1921.  
578 K. Srinivasan, Government Training School, Tanjore, 1921.  
579 K. Srinivasan, Government Training School, Tanjore, 1921.  
580 K. Srinivasan, Government Training School, Tanjore, 1921.

Candidate number, name of school in which trained and year of passing the Training School Leaving Certificate Examination.

## SECONDARY GRADE—cont.

### Second Class—cont.

- 581 K. Srinivasan, Government Training School, Tanjore, 1921.  
582 K. Srinivasan, Government Training School, Tanjore, 1921.  
583 K. Srinivasan, Government Training School, Tanjore, 1921.  
584 K. Srinivasan, Government Training School, Tanjore, 1921.  
585 K. Srinivasan, Government Training School, Tanjore, 1921.  
586 K. Srinivasan, Government Training School, Tanjore, 1921.  
587 K. Srinivasan, Government Training School, Tanjore, 1921.  
588 K. Srinivasan, Government Training School, Tanjore, 1921.  
589 K. Srinivasan, Government Training School, Tanjore, 1921.  
590 K. Srinivasan, Government Training School, Tanjore, 1921.  
591 K. Srinivasan, Government Training School, Tanjore, 1921.  
592 K. Srinivasan, Government Training School, Tanjore, 1921.  
593 K. Srinivasan, Government Training School, Tanjore, 1921.  
594 K. Srinivasan, Government Training School, Tanjore, 1921.  
595 K. Srinivasan, Government Training School, Tanjore, 1921.  
596 K. Srinivasan, Government Training School, Tanjore, 1921.  
597 K. Srinivasan, Government Training School, Tanjore, 1921.  
598 K. Srinivasan, Government Training School, Tanjore, 1921.  
599 K. Srinivasan, Government Training School, Tanjore, 1921.  
600 K. Srinivasan, Government Training School, Tanjore, 1921.















SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE

No. 10]

MADRAS, TUESDAY EVENING, MARCH 6, 1922

[Price, 2 ann. 6 pr.]

MADRAS SERVICES COMMISSION.

GOVERNMENT EXAMINATIONS.

SPECIAL TEST EXAMINATIONS, JANUARY 1922.

The following candidates are declared to have passed the Selection Tests under which their names appear:—

(Candidates whose names are in brackets are candidates waiting for information as to the result of failure or for a revocation of their appointment and are to be entered as—)

I.—English. S.S.B.—San Basilio (Basil), A.L.—Anglo-Indian, I.C.—Indian Civil Service, S.—Subordinate, S.—“Siam”, S.—Seymour Class, S.—Seymour.

The highest number and names of successful candidates are given under each exam. The age limit following the name and (1) necessary; (2) age; (3) highest educational qualification and (4) other facts.

ACCOUNT TEST FOR SUBORDINATE OFFICERS—PART I.

FIRST CLASS.

CALCUTTA.

- 186 Krishna Ayyar, B. (B), 34; B.A. (First); Acting Clerk, Office of the Inspector of Excise, Calcutta.  
190 Subbaramayya Ayyar, V. (B), 27; B.A.; Temporary Clerk, Executive Engineer's office, Cochin Harbour Division, Cochin.  
204 Rajagopal Ayyangar, N. (B), 38; S.S.L.C.; Temporary Clerk, No. V, Survey Party, Calcutta.

COCHIN.

- 325 Srinivasan Serna, B. K. (B); 33; S.S.L.C.; Acting Head Clerk, Office of the Deputy Inspector of Municipal Councils and Local Boards, Kochi.  
345 Vaidya Ram Ayyar, G. (B); 33; S.S.L.C.; Temporary Clerk, Revenue Settlement Party No. 1, Cochin.  
538 Narayanaswami Naidu, N. V. (N.B.H.); 38; B.A., Acting Assistant, Treasury Deputy Collector's office, Cochin.

COIMBATORE.

- 430 Sankararam Nayar, P. N. (N.B.H.); 33; S.S.L.C.; Clerk, Municipal Office, Pollachi.  
425 Ramaswami Ayyar, C. V. (B), 33; S.S.L.C., Assistant to the Government Agricultural Chemist, Coimbatore.

## CHIDAMBALORE.

- 483 Mahalingam, S. (B); 18; S.S.L.C.; Acting Clerk, Office of the Sub-Assistant Inspectors of Schools, Villupuram.

## AURANGABAD.

- 593 Nair, P. B. (J.G.); 24, ... Assistant, K.M. Hospital Beasandeshol  
597 Syed Akbar Khader, (M); 29; (B.A.), Acting School Assistant, Government Mahamandir High School, Aurangabad.  
603 Manjeshwar Rao, S. (B); 30; B.A.; Senior Inspector of Co-operative Societies, Aurangabad.

## MADRAS.

- 724 Sarangapani V.M. (B); 22; S.S.L.C.; Clerk to the Special Deputy Director of Agriculture Co-operative Department.  
729 Raghupathi M. (B); 27, B.A., Clerk, Office of the Commissioner of Labour, Madras and Transporting Clerk, Office of the Chief Engineer, Hydro Electric Development, Madras.  
767 Krishnaswami, G.B. (B); 31; S.S.L.C.; Superintendent, Central Cash Branch, Secretariat, Fort St. George.  
773 Krishnaswami, K. (B); 29; B.A., Clerk, Office of the Surgeon-General, Madras.  
775 Madhavan Pillai, G. (S.B.L.); 21, Intermediate, Dip. M.E.; Supervisor of Industries, Madras.  
776 Ramakrishna Ayyar, K.S. (B); 30, B.A., Clerk, Office of the Commissioner of Police, Madras.

## MADURAI.

- 578 Krishnaswami, S. (B); 29; B.A.; L.T.; Assistant, Government Training School, Madurai.

## MANGALORE.

- 660 Dasappa, T. (B); 21, S.S.L.C.; Head Clerk, Government College, Mangalore.

## MELLOOR.

- 1281 Sundaresan, P. (B); 25; B.A., Assistant, Government Secondary Training School, Melloor.

## MELMER.

- 1293 Vaidyanatha Ayyar, E. (B); 37; S.S.L.C.; Clerk Municipal Office, Salem.  
1296 Ramachandran, P. L. (B); 25; S.S.L.C.; Clerk, Municipal Office, Salem.  
1302 Kalinga, V. (B); 26; B.A., Headmaster, Government Training School, Salem.

## TAMILNADU.

- 1279 Sundaresan, S. (B); 25; B.A. (Hons.); Assistant, Board High School, Tiruvallur.  
1284 Ramachandran, T. A. (S.B.H.); 29; S.S.L.C.; Clerk, District Police Office, Tirupur.

## VELLORE.

- 1493 Nanyammurthy, S. (B); 25; B.A.; Clerk, Collector's Office, Vellore.  
1514 Subramanian, B. (B); 26; S.S.L.C.; Clerk, Sub-Collector's Office, Tirupur.

## VIRUPAKSHAPURAM.

- 1250 Venkateswaraya, P. (B); 28; Intermediate, Part I; Clerk, Andhra University Office, Waltair.

## SCHOOL CLERK.

## AMANTAPUR.

- 5 Krasanthi, J. K. (Mrs.) (B); 22; B.A.; Sub Assistant Inspectress of Schools, Assistant Girls' Range, Amantapur.  
7 Krasanthi, A. (Mrs.) (S.B.H.); 23; B.A.; Headmistress, Government Secondary and Training School for Women, Amantapur.  
9 Vaidya, K. J. (B); 25; S.S.L.C.; Clerk, District Police Office, Amantapur.  
10 Ramalingam, P. (S.B.H.); 22, S.S.L.C.; Clerk, District Police Office, Amantapur.  
11 Subba Rao, Y. (B); 25; ... Clerk, Taluk Board Office, Dharmavaram and Acting Clerk, Taluk Board Office, Kadam.  
12 Venkatesh, B. (S.B.H.); 20, ... Clerk, Taluk Board Office, Dharmavaram and Acting Clerk, Taluk Board Office, Dharmavaram.  
13 Subramanyam, A. (B); 25; B.A., S.E., Junior Deputy Inspector of Schools, Amantapur.  
14 Ramachandran, R. S. (B); 25, Intermediate; Clerk, Government Secondary and Training School for Women, Amantapur.  
17 Muthuswamy Sastri, A. (B); 32; S.S.L.C.; Senior Inspector of Co-operative Societies, Amantapur.  
22 Ramachandran, A. (B); 22; S.S.L.C.; Clerk, District Labour Office, Amantapur.  
23 Madhav Rao, V. (B); 25, S.S.L.C.; Clerk, Revenue Division Office, Amantapur.

## BELLARY.

- 44 Anand, K. (J.G.); 29; S.S.L.C.; Clerk, District Court, Bellary.  
45 Ramachandran, B. (B); 25; S.S.L.C.; Acting Clerk, Taluk Office, Haggard.  
46 Jagananna, T. K. (B); 22; B.A., Acting Clerk, District Police Office, Bellary.

**BELLARY—(cont.)**

- 49 Krishnaswamy Nagappa, P. (N.B.H.): 24; Intermediate, Clerk, Office of the Commissioner of Revenue, 2nd Circle, Bellary.  
 49 Lokanath, C. M. (N.B.H.): 25; B.A., B.L.; Clerk, District Court, Bellary.  
 52 Sathyanarayana Rao, R. (B): 25, B.B.U.; Clerk, Taluk office, Adiga.  
 55 Sambhala, Y. (B): 27 ... ; Clerk, Taluk Board office, Gouda.  
 57 Ahmed Humana, V. (M): 27; S.S.L.C.; Sub-Inspector of Kanara, Panyam Range, Nandyal.  
 58 Janna Rao, T. (B): 28; S.S.L.C., Acting Head Clerk, Taluk office, Alur.  
 61 Shikhi Alid Nalappa (B): 31; S.S.L.C., Clerk, Revenue Division office, Adiga.  
 62 Subramanyam, R. (N.B.H.): 41; Matrimonial, Clerk, Taluk office, Kudligi.  
 63 Vasuvaran Nagaji, N. (N.B.H.): 23; B.A.; Probationary Revenue Inspector, Collector's office, Bellary.  
 67 Nagji Hirabrah, Marika: (B): 23; B.A.; Clerk, Taluk office, Bellary.  
 68 Sambhayaiah Reddy, Y. (C.C.): 27; S.S.L.C.; Clerk, Collector's office, Bellary.  
 69 Upasani, M.K. (B): 23; B.Sc. (Ag.); Probationary Farm Manager, Begur.  
 70 Jaghavantha Rao, H. (B): 23; S.S.L.C.; Clerk, District Court, Bellary.

**BENGAPOUR.**

- 120 Jagannath Patilkar (N.B.H.): 26; S.S.L.C.; Accountant, District Board office, Ganjam, Chattrap.  
 121 Parashuram Patilkar (N.B.H.): 40; S.S.L.C.; Clerk, Collector's office, Chattrap.  
 122 Narsappa Baidi, M. L. (N.B.H.): 20; S.S.L.C.; Assistant Farm Manager, Vingsalun (on leave).  
 126 Sathyanarayana, A. (N.B.H.): 38; B.A.; Acting Clerk, Co-operative office, Benhampur.  
 130 Jaidankha Narasimhaiah, (B): 26; S.S.L.C., Registrar of Births and Deaths, Cochin Municipality.  
 131 Narasappa Rao, S. (B): 23; ... ; Head Clerk, Office of the District Medical Officer, Benhampur.  
 132-A. Rajagowdham, M. (B): 22; S.S.L.C.; Clerk, Taluk Board Office, Channala.  
 133 Narasappa Patilkar, V. (N.B.H.): 39; S.S.L.C.; Manager, Rythu Zilla under Court of Works, Ganjam District.  
 137 Raja Rao, P. P. (B): 26; B.A.; Probationary Deputy Tahsildar.

**CHALCOT.**

- 177 McDonaugh Messrs, K. M. (N.B.H.): 28; B.A.; Clerk, District Court, South Malabar, Calicut.  
 178 Kanava Messrs, M. (N.B.H.): 24; S.S.L.C.; Clerk, Kerala Reg. Institute, Calicut.  
 182 Nair, P. J. (B.C.): 41; S.S.L.C., Head Clerk, Deputy Tahsildar's office, Chonghat.  
 183 Subramanyam Aggar, M. (B): 27; S.S.L.C.; Clerk, Executive Engineer's office, Cochin Harbour Division, Cochin.  
 185 Srinivasan, Nair, N. (N.B.H.): 31; S.S.L.C.; Acting Clerk, Government Training School for Women, Tellicherry.  
 187 Mohandas Ahmed Dalika, (B): 22; ... ; Temporary Clerk, Office of the Harbour Engineer-in-Chief to the Government of Madras, Cochin.  
 190 Hans Aggar, K. R. (B): 25; S.S.L.C.; Acting Head Clerk, Office of the District Education Council, Malabar, Calicut.  
 192 Gowda Messrs, A. (N.B.H.): 27; Matrimonial; Acting Clerk, District Forest office, Malabar.  
 193 Nachankkha Nambooth, P. (N.B.H.): 33; S.S.L.C.; Clerk, District Muzaff's Court, Malabar.  
 195 Sathyanarayana Thangai, M. (N.B.H.): 26; ... ; Temporary Clerk, Office of the Harbour Engineer-in-Chief to Government, Cochin.  
 200 Krishnappa, M. (B): 26; S.S.L.C., Head Clerk, Post office, Calicut.  
 203 Gowder, M. (N.B.H.): 27; L.M.P.; Health Officer, Cochin Municipality.  
 205 Krishnakutty Nayar, S. (N.B.H.): 25; B.A.; Acting Clerk, Collector's office, Calicut.  
 208 Krishna, M. (N.B.H.): 45; B.A., Post II, Assistant, Collector's office, Calicut.  
 209 Subramaniam, C. R. (B): 20; B.A.; Acting Clerk, Collector's office, Calicut.  
 210 Vasudevaraman, K. B. (B): 23; B.A.; Acting Clerk, Taluk office, Ernad.  
 212 Karthikeyan Nayan, M. (N.B.H.): 31; B.A.; Acting Clerk, Collector's office, Calicut.  
 215 Donadur Puthan, M. (B): 23; Intermediate; Farm Manager, Agricultural Research Station, Talipatramka.

**CHINGOLEPUT.**

- 217 Balak, A. E. (L.C.): 22; S.S.L.C.; Clerk, Office of the Local Fund Assistant Engineer, Chingoleput.  
 223 Govindappa Gnanappa, T. M. (N.B.H.): 19; S.S.L.C.; Examiner, District Muzaff's Court, Traveller.  
 229 Krishnaswami Iyer, M. (B): 29; S.S.L.C.; Clerk and shorthand writer, District Muzaff's Court, Coimbatore.  
 231 Marudam Pillai, N. (N.B.H.): 25; S.S.L.C.; Acting Clerk, Senior Certified School, Chingoleput.  
 234 Ramachandra Mohidevar, T. (N.B.H.): 30; S.S.L.C.; Auditor of Co-operative Societies, Ayala Union, Coimbatore.  
 235 Srinivasan, C. (B): 27; S.S.L.C.; Clerk, District Muzaff's Court, Coimbatore.  
 238 Varapada Chetti, R. (N.B.H.): 29; L.M.P.; Acting Municipal Health Officer, Chingoleput.

## CHINGLEPUT—(cont.)

- 269 Duraiswamy Ayyar, S. (B); 47; B.A.; Headmaster, Government Training School, Chingleput.
- 270 Raghava Rao, M. (B); 37; S.S.L.C.; Clerk, Taluk office, Sreepersadapuram.

## CHITTOOR.

- 262 Ramiah Raja, K. (N.B.H.); 27; S.S.L.C.; Clerk, District Board Engineer's office, Chittoor.
- 255 Goundarao Venna, J. (N.H.H.); 26; Intermediate, Clerk, District Veterinary office, Madanapalle.
- 287 Venkata Reddy, P. (N.B.H.); 39, S.S.L.C.; Assistant Election Officer, Chittoor.
- 268 Venkata Subba Nayudu, B. (N.B.H.); 31; S.S.L.C.; Clerk, Narsimharaj Taluk Board, Chittoor.
- 266 Satyanarayana Rao Nayudu, T. V. (N.B.H.); 30; B.A.; Revenue Inspector, Chittoor.

## COANADA.

- 256 Kaba Ramaswami Rao Nayudu (N.B.H.); 33; S.S.L.C.; Head Clerk, Office of the Inspector of Fisheries, 31 Coada, Rayachoddy.
- 227 Venkata Reddy, T. (N.B.H.); 24; Intermediate, Part I, Acting Taluk Board Schoolmaster, Volagala, Nondyal.
- 226 Varapathy Lakshmi Sanyasa, (B); 38; S.S.L.C.; Clerk, Taluk Board office, Hanasahachapuram.
- 294 Kethayyagounderthi, H. (B); 44; —; Clerk, Municipal office, Coanada.
- 255 Venkateswami Chakanna, (N.B.H.); 24; S.S.L.C.; Clerk, Taluk office, Hanasahachapuram.
- 281 Venkateshan, V. (B); 26, B.A.; Clerk, District Police office, Coanada.
- 252 Raja Ramesh, M. V. (N.B.H.); 30; B.A.; Clerk, District Board office, Coanada.
- 253 Sundary Venkataswamy, (B); 41; —; Assistant, Municipal office, Coanada.
- 254 Venkateswami Rao, P. (N.B.H.); 27; S.S.L.C.; Clerk, District Board office, Coanada.
- 266 Subba Sanyasayya, (B); 30; S.S.L.C., Assistant, Municipal office, Rayachoddy.
- 257 Sanyaswami Rao, G. (B); 41; —; Head Clerk, Local Fund Assistant Engineer's office, Rayachoddy.

- 245 Erna Venkatesh Reddy (N.B.H.); 27; S.S.L.C.; Head Clerk, Office of the Inspector of Panchayats, Coanada.
- 247 Varipala Narasimha Rao (B); 37; —; Clerk, Taluk Board office, Peddapuram.
- 248 Sanyasayya, G. (N.B.H.); 25; Intermediate; Supervisory of Schools, Pilalaguram Taluk Board.
- 250 Venkateswamy, P. (B); 40; B.A. (Hons.), L.T.; School Assistant, Government Training College, Rayachoddy.
- 251 Pottabherambh, H. (B); 40, M.A., L.T.; Acting School Assistant, Government Model Secondary School, Rayachoddy.
- 252 Sanyaswami, S. (N.B.H.); 26, S.S.L.C.; Clerk, Taluk Board office, Peddapuram.
- 254 Thammam Reddy, H. (N.B.H.); 32; S.S.L.C.; Acting Special Revenue Inspector, Peddapuram.
- 255 Madhava Rao, D. B. (N.B.H.); 38; B.A.; Clerk, Taluk office, Coanada.
- 257 Kethava, T. (N.B.H.); 24; B.A.; Panchayatswami Pura Manager, Agricultural Research Station, Satala.

## COMBATORE.

- 257 Gowdan Ramayya, A. (N.B.H.); 39; S.S.L.C.; Sub-Overman, Government Cinchona Plantations, Volgudi.
- 400 Bhama, E. (N.B.H.); 30; S.S.L.C.; Acting Clerk, Forest Engineer's office, Coimbatore.
- 401 Krishnaswami, G.N. (B); 34; Intermediate; Acting Clerk, Office of the Principal, Agricultural College, Coimbatore.
- 402 Palaniswami, K. V. V. (B); 37; Intermediate; Acting Clerk, Central Jail, Coimbatore.
- 403 Venkataswami, K. V. (B); 36; B.A.; Acting Clerk, District Forest office, Palghat.
- 405 Krishnaswami, K. (N.B.H.); 30; B.A., Part II; Clerk, Taluk Board office, Gollachalapuram.
- 407 Krishnaswami Gounder, K. S. (N.B.H.); 37; S.S.L.C.; Clerk, Taluk Board office, Erode.
- 403 Sankara Ram, G. P. (B); 37; B.A.; Typist and shorthand writer, Sub-Court, Coimbatore.
- 411 Venkateswami, H. V. (N.B.H.); 34; S.S.L.C.; Clerk, Taluk Board office, Erode.
- 412 Ananthasubramanyam Ayyar, V. (B); 41; Intermediate; Head Clerk, Taluk office, Aravandi.
- 413 Goundarao, K. M. (N.B.H.); 26; B.A.; Acting Clerk, Stationary Sub-Magistrate's office, Sreepersadapuram.
- 415 Srinivasan, K. R. (B); 27; B.A.; Assistant, Collector's office, Coimbatore.
- 412 Juba A. Sankar (J.C.); 37; B.A.; Revenue Inspector, Madhavathi Patta, Erode Taluk.
- 414 Srinivasan Chetti, G. (N.B.H.); 30; S.S.L.C.; Clerk, Office of the District Agricultural Officer, Coimbatore.
- 415 Othman Ahmed, A. (M); 31; Intermediate; Acting Assistant to the Cotton Specialist, Pottabherambh, Coimbatore.
- 417 Raghava Pillai, H. (N.B.H.); 30; B.A., Part II; Assistant to the Paddy Specialist, Agricultural College, Coimbatore.
- 418 Subramanyam, Rama, G. (B); 25; S.S.L.C.; Clerk-typist, Office of the Millet Specialist, Coimbatore.
- 420 Srinivasan, C. R. (B); 31; S.S.L.C.; Clerk, Office of the Principal, Agricultural College, Coimbatore.

**CUDDAJORE.**

- 492 Lakshminarayana, K. (B); 44; Main-duties; Head Clerk, Port office, Cuddalore.  
 493 Gopala Nair, P. (N.B.H.); 31; S.S.L.C.; Clerk, District Medical office, Cuddalore.  
 494 Karpaswami Chetti, A. (N.B.H.); 34; S.S.L.C.; Clerk, District Muzar's Court, Villupuram.  
 495 Kandaswami Ayyar, K. E. (B); 34, S.S.L.C.; Senior Inspector of Co-operative Societies, Cuddalore.  
 496 Karpas Nair, A. (N.B.H.); 33; S.S.L.C.; Clerk, Office of the Municipal Health Officer, Cuddalore.  
 497 Hon. Bala Ayyar, K. (B); 23, B.A.; Temporary Clerk, Manager's office, Assistant Settlement Commissioner.  
 498 Srinivasan, K. (B); 25; S.S.L.C.; Clerk, Port office, Cuddalore.  
 499 Srinivasan Nair, B. (B); 25; B.A.; Sub-Registrar, Srivasthram.  
 500 Venkateswami Rao, T. R. (B); 39; B.A.; Clerk, Collector's office, Cuddalore.  
 501 Madhava Rao, P. (B); 37; B.A.; Assistant Election Officer, South Arcot, Cuddalore.  
 502 Rajagopalachari, C. (B); 37; B.A.; Assistant, Collector's office, Cuddalore.  
 503 Srinivasan Nair, M. (S.B.H.); 42; S.S.L.C.; Acting Clerk, Tehsil office, Tiruvannamalai.  
 504 Krishnaswami Ayyangar, C. T. (B); 33; S.S.L.C.; Clerk, Revenue Divisional office, Cuddalore.  
 505 Rajaji Nair, R. (B); 39; S.S.L.C.; Clerk, Collector's office, Cuddalore.  
 506 Venkateswami Ayyar, K. (B); 37; S.S.L.C.; Assistant Agricultural Demonstrator, Tiruvannamalai.  
 507 Srinivasan, C. R. (B); 35; B.A., B. Sc.; Assistant in Oil Seeds Specialist (on probation), Tiruvannamalai.

**CUDDAJORE.**

- 490 Madhava Rao, N. (N.B.H.); 39; S.S.L.C.; Clerk, Office of the District Educational Officer, Cuddalore.  
 501 Krishnaswami, R. V. (B); 37; S.S.L.C.; Clerk, Panchayat Board office, Sittur.  
 502 Venkateswami, D. (B); 37; B.A.; Part I, Acting Clerk, Tehsil office, Sittur.  
 503 Sridharan Nair, (B); 37; S.S.L.C.; Revenue Inspector, Vallur Patti.  
 504 Krishnaswami, S. (N.B.H.); 35; B.A., B.L.; Manager, Municipal office, Pudukottai.  
 505 Krishnaswami, G. (B); 38; S.S.L.C.; Clerk, Revenue Divisional office, Cuddalore.  
 506 Srinivasan, S. (N.B.H.); 39; B.A.; Clerk, District Board Engineer's office, Cuddalore.  
 507 Srinivasan Rao, K. (B); 36; S.S.L.C.; Assistant Agricultural Demonstrator, Tiruvannamalai.  
 508 Abdul Khader, G. (M); 26; B.A.; Probationary Revenue Inspector, Cuddalore.

**CUTTACK.**

- 609 Tamsi Raju, R. (B); 30; S.S.L.C.; Shorthand typist, Sub-Court, Cuttack.  
 610 Prasadji Sivaramaya, (N.B.H.); 39; S.S.L.C.; Clerk, Tehsil Board office, Bapatla.  
 611 Dasappa, L. V. (B); 39; S.S.L.C.; Clerk, Medical office, Bapatla.  
 612 Nithi Srinivasan, (B); 35; S.S.L.C.; Clerk, and acting Manager, Municipal office, Bapatla.  
 613 Karanam Venkateswami Rao, (N.B.H.); 36; S.S.L.C.; Clerk, District Board Engineer's office, Bapatla.  
 614 Madhavi Subrahmanya, (B); 39; S.S.L.C.; Clerk, District Police office, Bapatla.  
 615 Kandaswami, P. (B); 39; Intermediate, Part I; Clerk, District Police office, Bapatla.  
 616 Kari Jambhavanthi, (B); 35; S.S.L.C.; Acting Clerk, Tehsil Board office, Bapatla.  
 617 Srinivasan Rao, A. V. (B); 35; S.S.L.C.; Clerk, District Board office, Bapatla.  
 618 Vengayyanthar, S. (B); 40; Main-duties; Acting Record Keeper, District Court, Bapatla.  
 619 Anjanayya, J. V. (B); 34; S.S.L.C.; Clerk, Collector's office, Bapatla.  
 620 Prasadji, I. J. (I.C.); 39; S.S.L.C.; Clerk, Tehsil office, Bapatla.  
 621 Rajaji Madhavi Alamed, (B); 38; B.A.; Clerk, Revenue Divisional office, Bapatla.  
 622 Narasimha Rao, G. L.; (B); 30; S.S.L.C.; Assistant Agricultural Demonstrator, Bapatla.

**KURNOOL.**

- 623 Rajagopala, K. (B); 36; S.S.L.C.; Clerk, District Police office, Kurnool.  
 624 Sankaranarayana, S. (B); 34; B.A.; School Assistant, Government Muhammadan High School, Kurnool.  
 625 P. N. Nair, P. (N.B.H.); 39; S.S.L.C.; Manager, Siddipet District Veterinary Station, Siddipet.  
 626 Srinivasan, P. V. (B); 35; S.S.L.C.; Clerk, District Medical office, Kurnool.  
 627 Sankaranarayana, S. (B); 34; S.S.L.C.; Range Clerk, Kurnool East Forest Division, and acting clerk, East District Forest office, Kurnool.  
 628 Venkateswami, P. (N.B.H.); 39; S.S.L.C.; Clerk, Office of the District Board Engineer, Kurnool.  
 629 Keesadri Venkata Ramaswami Rao, (B); 39; Intermediate, Part II, Acting Clerk, Tehsil office, Kurnool.  
 630 Abdul Khader, (M); 35; S.S.L.C.; Assistant in Manager, District Board office, Kurnool.  
 631 Maheswari Nair, H. (B); 31; S.S.L.C.; Acting Assistant, Collector's office, Kurnool.



## KURNOOL.—[cont.]

- 633 Maheswar Ghose, N. (M); 36; S.S.L.C.; Clerk, District Forest office, Kurnool.  
 634 Mahesh Ghata, S. (N.B.H.); 34; S.S.L.C.; Clerk, Collector's office, Kurnool.
- MIDNALL.
- 714 Abdul Ghaffar, (H); 24; M.A.; Clerk, Office of the Madras Services Commission, Madras.  
 715 George, C. J. (L.C.); 34; Ph.D.; Acting Personal Assistant to the Director of Fisheries, Madras.
- 719 Konesamachetty, V. (B); 28; B.A.; Acting Inspector of Co-operative Societies, Adoni.  
 720 Thevarappa, D. (H); 26; B.A.; Acting Clerk, Madras Branch office, Madras.  
 721 Nanda Nages, T. (N.B.H.); 23; B.A.; Clerk, Labour Commissioner's office, Madras.  
 722 Viswanatha Sreen, K. (B); 42; Matriculation; Acting Wage Census Taker, Madras.  
 723 Srinivasan, G. (H); 25; Matriculation; Acting Superintendent, Office of the Commissioner of Labour, Madras.
- 725 Abneram, T. (N.B.H.); 35; S.S.L.C.; Assistant Accountant, High Court, Madras.  
 727 Kinnatha Rao, M. G. (N.B.H.); 34; S.S.L.C.; L.M.E.; Supervisor of Industries, Madras.
- 730 Sreyyasa Raghava, V. S. (B); D.A.; Clerk, Office of the Commissioner of Labour, Madras.
- 731 Chakravathi, A. G. (B); 25; S.S.L.C.; Clerk, Teluk office, Tiruvithur.  
 732 Ravani Madhapat, M. (N.B.H.); 35; S.S.L.C.; Shipping Clerk, Mercantile Marine office, Madras.
- 734 Alexander, S. (N.B.H.); 29; B.A.; Superintendent, Office of the Madras Savings Commission, Madras.
- 735 Sundara Rao Naidu, B. (B); 43; B.A.; Kannara Translator to Government, Madras.  
 736 Mahalingam, S. (N.B.H.); 33; Intermediate, Part II; Senior Inspector-Clerk, Office of the Registrar of Co-operative Societies, Madras.
- 737 Ranganathan, T. S. (N.B.H.); 26; B.A.; Acting Clerk, Development Secretariat, Fort St. George.
- 738 Moses Pandyan, A. (I.C.); 24; B.A.; Acting Clerk, Office of the Private Secretary to the Executive the Governor of Madras.
- 740 Gopalakrishnan, V. (B); 43; Matriculation; Head Clerk, Office of the Commissioner for Government Examinations, Madras.
- 742 Sathya Ratnam, R. T. (N.B.H.); 38; Intermediate, Part II; Clerk, District Magistrate's Court, Tiruvithur.
- 743 Ananthaswamy Shastri, N. V. (B); 25; S.S.L.C.; Acting Clerk, Government School of Technology, Madras.
- 747 Sundarap Chetty, S. (N.B.H.); 29; B.A.; Clerk, High Court, Madras.
- 749 Ramesh Madhapat, S. (N.B.H.); 26; S.S.L.C.; Inspector-Clerk, Office of the Registrar of Co-operative Societies, Madras.
- 751 Mahalingatha Malyer, G. (L.C.); 27; B.A.; Clerk, Office of the Registrar of Co-operative Societies, Madras.
- 759 Govindappa Madhapat, C. P. (N.B.H.); 35; S.S.L.C.; Clerk, Office of the Deputy Inspector-General of Police, Railways and C.I.D., Mysore, Madras.
- 763 Suresh Nayudu, S. (N.B.H.); 32; B.A.; Clerk, Office of the Commissioner of Taxes, Madras.
- 754 Kumbhar, V. (B); 48; —; Camp Clerk to the Commissioner of Ennis, Madras.
- 756 Subrahmanyam Ayyar, A. (B); 34; S.S.L.C.; Head Clerk, Chemical Engineer's office, Madras.
- 758 Veckatraman, R. (H); 59; S.S.L.C.; Clerk, College of Engineering, Guindy.
- 759 Srinivasanmadhavanatha, K. E. (N.B.H.); 22; S.S.L.C.; Clerk, Government Central Manuscript Library, Madras.
- 760 Vasudhara, P. (N.B.H.); 37; S.S.L.C.; Clerk, Government Tobacco and Cigarette Institute, Madras.
- 762 Chakravarti Ramu, (M); 50; S.S.L.C.; Clerk, Office of the Surgeon-General, Madras.
- 763 Venkappala Pillai, C. (N.B.H.); 29; S.S.L.C.; Clerk, District Magistrate's Court, Dossanahalli.
- 765 Samuel M. Nathaniel, (C.C.); 27; S.S.L.C.; Clerk, Surgeon-General's office, Madras.
- 766 Kalubai Ayyar, B. (B); 31; S.S.L.C.; Postmaster Clerk-Super, Presidency Post office, Madras.
- 767 Anandachandran, P. (B); 26; B.A.; Acting Clerk, Collector's office, Balaspet.
- 770 Kameswaram, K. H. (N.B.H.); 33; S.S.L.C.; Acting Clerk, Revenue Division office, Tiruvithur.
- 772 Nagaraj Rao, V. (B); 34; B.A., Part II; Clerk, Presidency Court office, Madras.
- 773 Govindachandran, W. (N.B.H.); 35; B.A.; Senior Inspector of Co-operative Societies, Changanassery, Madras.
- 774 Noman V. J. (I.C.); 26; B.A.; Acting Clerk, Office of the Director of Industries, Madras.
- 777 Srinivasachandran, S. (B); 37; B.A. (Hons); Junior Inspector-Clerk, Office of the Registrar of Co-operative Societies, Madras.
- 778 Thevarachandran, B. (H); 24; S.S.L.C.; Inspector of Co-operative Societies, Madras.
- 780 Ramesh, S. S. (H); 23; S.S.L.C.; Clerk, Office of the Inspector General of Police, Madras.
- 781 Aravamudan Achari, M. (N.B.H.); 35; S.S.L.C.; Clerk, Office of the Commissioner for Government Examinations, Madras.
- 782 Perummarasu Nair, P. (N.B.H.); 34; S.S.L.C.; Clerk, Office of the Commissioner of Police, Madras.

**KARRIE—(cont.)**

- 793 Jayasingam, K. (N.B.H.); 22, B.A.; Acting Clerk, Local Self-Government Secretariat, Port St. George.  
 794 Appandya Nayar, A. K. (S); 24, S.S.L.C.; Clerk, Taluk Board office, Pudukottai.  
 795 Srivastava, K. (S); 25, B.A.; Clerk, Office of the Commissioner of Labour, Madras.  
 796 Gurus Nayar, K. (N.B.H.); 24, B.A. (Hons); Clerk, Local Self-Government Secretariat, Port St. George.  
 797 Rajagopalakrishnan, T. (N.B.H.); 33; B.A.; Head Clerk, Stationary Sub-Magistrate's office, Chikilassery, and Acting Clerk, Development Secretariat, Port St. George.  
 798 Narayana Rao, R. V. S. (S); 22, B.A.; Acting Clerk, Board of Revenue, Madras.  
 799 Sankaranarayanan, P. B. (S); 27; B.A.; Clerk, Board of Revenue, Madras.  
 800 Jeyarajadoss, T. A. (S); 28; B.A.; Clerk, Board of Revenue, Madras.  
 801 Marappa Mudaliyar, P. G. (N.B.H.); 33; S.S.L.C.; Clerk, Deputy Collector's office, Sankpet.

**MADRAS.**

- 802 Venkay Ayyar, B. (S); 30; B.A.; Sub-Registrar of Assurances, Karaikal.  
 803 Valagatham, V. (N.B.H.); 28; S.S.L.C.; Clerk, Municipal office, Palni.  
 804 Venkataraman, P. (N.B.H.); 22; S.S.L.C.; Clerk, Municipal office, Palni.  
 805 Sankaranarayanan, K. (S); 24, S.S.L.C.; Acting Clerk, Municipal office, Palni.  
 806 Nair, M. S. (S); 24; B.A., S.L., Acting Revenue Officer, Madras Municipality.  
 807 Nagalingam Pillai, M. (N.B.H.); 26, Intermediate, Part II, Clerk, Office of the Deputy Inspector of Schools, Chikilassery Range.  
 808 Narayanasamy Ayyar, V. (S); 30; S.S.L.C.; Head Clerk, Post office, Poonam.  
 809 Balaraman Ayyar, D. S. (S); 43; Madras University, Head Clerk, District Muzo's Court, Palni.  
 810 Ponnusami, P. B. (N.B.H.); 28, Intermediate, Acting Revenue Officer, Madras Municipality.  
 811 Nalluram, K. (N.B.H.); 22; S.S.L.C.  
 812 Sankari, V. K. (S); 23; B.A.; Acting Junior Deputy Inspector of Schools, Chikilassery Range.  
 813 Gopinath, M. (N.B.H.); 26, S.S.L.C.; Clerk, Taluk Board office, Palni.  
 814 Abhiram Patilak, (N.B.H.); 32; B.A.; Assistant Superintendent, Government Technical Institute, Madras.  
 815 Srivastava, C. S. (S); 28; Intermediate, Part II and L.M.P.; Second-Class Health Officer, Ramaswami.  
 816 Sankaran, S. (S); 21; —; Head Clerk, Office of the District Educational Council, Madras.  
 817 Sundaresan, L. R. (S); 25; M.A., L.T.; Assistant, Government Training School, Erodel.  
 818 David, G. S. (S); 28, B.A.; Clerk, Collector's office, Madras.  
 819 Raju, P. (S); 27; B.A., L.T.; Acting Junior Deputy Inspector of Schools, Sivillipalayam Range.  
 820 Venkateswarar, P. (S); 25; —; Superintendent, Taluk Board office, Villupattur.  
 821 Velupillai Naidu, K. A. (N.B.H.); 22; S.S.L.C.; Clerk, Sub-Registrar's office, Palni.  
 822 Vasudeva Sankar, G. V. (S); 24, B.A., L.T.; Assistant, Government Training School, Ramnad.  
 823 Arumugam, S. (N.B.H.); 24; Intermediate, Part I; Acting Clerk, Government Training School for Women, Ramnad.  
 824 Subramanyam, G. (S); 27, S.S.L.C.; Clerk, Municipal office, Periyakulam.  
 825 Subramanyam, P. B. (S); 25, S.S.L.C.; Farm Superintendent, Agricultural Middle School, Villupattur.  
 826 Genduray, V. (N.B.H.); 25; S.S.L.C.; Clerk, Collector's office, Madras.  
 827 Marimuth, T. (N.B.H.); 28; B.A.; Acting Clerk, Collector's office, Madras.  
 828 Vasudeva Ayyar, B. (S); 42, S.S.L.C.; Accountant, Collector's office, Madras.  
 829 Duraisami, G. (S); 43, S.S.L.C.; Clerk, Sub-Collector's office, Erodel.  
 830 Duraisami, K. S. (S); 30, B.A.; Clerk, Revenue Division office, Villupattur.  
 831 Sankaran, P. (S); 29, S.S.L.C.; Acting Revenue Inspector, Erodel.  
 832 Sankaran Ayyar, M. Y. (S); 30; S.S.L.C.; Clerk, Sub-Collector's office, Ramnad.  
 833 Sankaran, M. S. (S); 28, B.A.; Accountant, Collector's office, Madras.  
 834 Karpalak, M. S. (N.B.H.); 26; S.S.L.C.; Assistant, District Collector's office and Acting Clerk, Deputy Tahsildar's office, Aruppukottai.  
 835 Narayan, R. W. (S); 34; Intermediate, Part II; Accountant, District Collector's office and Acting Clerk, Deputy Tahsildar's office, Aruppukottai.  
 836 Mahalingam, S. (S); 28; B.A.; Acting Clerk, Revenue Collector's office, Madras.  
 837 Mahalingam, S. (N.B.H.); 25; B.A.; Acting Clerk, Revenue Collector's office, Madras.  
 838 Narayana Ayyar, B. (S); 27; Upper Secondary; Clerk, Sub-Collector's office, Ponnalath.

**MANGALORE.**

- 839 Sankaran Veluday, V. M. (S); 27; S.S.L.C.; Clerk, Taluk Board office, Mangalore.  
 840 Bhawan Rao, R. (S); 26, S.S.L.C.; Head Clerk, Office of the District Medical Officer, Mangalore.  
 841 Ramachandran Pal, M. (S); 27; B.A.; Assistant, Secondary Training Department, Government College, Mangalore.  
 842 Sankaran, B. (N.B.H.); 28; Intermediate; Clerk, District Police office, Mangalore.  
 843 Sankaran, P. (N.B.H.); 26, B.A.; Special Co-operative Inspector, Kuvempu.  
 844 Vasudeva Pambha, M. (S); 33; Intermediate, Part II; Clerk, Collector's office, Mangalore.  
 845 Narayana, B. (N.B.H.); 29; S.S.L.C.; Acting Revenue Inspector, Kuvempu, in charge of the Kemmer's Survey Training Class, Udipi.

## MANGLORE—(cont.)

- 571 Sogga Hage, K. (B); 33; S.S.L.C.; Assistant Agricultural Demonstrator, Mangrove.  
572 Ramana Reddy, K. S. (N.B.H.); 33; L.A.; Agricultural Demonstrator, Mangrove.

## MANULIPATAN

- 568 Ravanasatha Rao, M. (B); 25; B.L.; Assistant Naib, Sub-Court, Betwada.  
569 Venkateswara Rao, J. (B); 25; B.A.; Clerk, District Munsif's Court, Gadavadi.  
564 Soryanarayana, G. (B); 27; B.L.; Clerk, Sub-Court, Betwada.  
563 Pandarao, M. (B); 24; ... ; Clerk, Taluk Board office, Yasoda.  
564 Subbarao, M. (N.B.H.); 30; ... ; Clerk, Taluk Board office, Yasoda.  
565 Nakkla Soryanarayana, (B); 47; ... ; Clerk, Taluk Board office, Yasoda.  
566 Ramachandra Reddy, Ch. (B); 25; S.S.L.C.; Acting Head Clerk, District Educational Council, Eluru.  
567 Padbhayya Subramani Rao (N.B.H.); 43; S.S.L.C.; Clerk, District Munsif's Court, Hyderabad and Temporary Clerk, Sub-Court, Mangalagiri.  
568 Thevara Rao, G. (N.B.H.); 39; S.S.L.C.; Clerk, Post office, Mangalagiri.  
562 Sanyal Jaganp Nayag Rao (B); 22; Intermediate, Part II; Clerk, District Board office, Chitlapada.  
564 Sanyasara Rao, V. (B); 32; Matriculation; Head Clerk, District Munsif's Court, Gadavadi.  
565 Venkateswara, M. (N.B.H.); 23; S.S.L.C.; Acting Clerk, Office of the District Medical Officer, Kista, Mangalagiri.  
567 Purnaiah Sanyasara, (N.B.H.); 36; B.A.; Acting Clerk, West Godavari Collector's office, Chitlapada.  
569 Lakshminarasim, M. (B); 23; B.A.; Acting Assistant, West Godavari Collector's office, Chitlapada.  
573 Raghunayaga Sanyasara, (N.B.H.); 27; ... ; Clerk, Taluk Board office, Bander.  
574 Subbarao Das, M. (B); 36; S.S.L.C.; Clerk, Office of the District Superintendent of Police, Kista, Chitlapada.  
563 Anjanaya Sarda, B. (B); 25; S.S.L.C.; Acting Clerk, District and Sessions Court, Kista, Mangalagiri.  
564 Gorti Venkateswaraya, (B); 35; S.S.L.C.; Clerk, Taluk Board office, Bhuvanagiri.  
567 Prasad Rao, S. S. (B); 32; S.S.L.C.; Clerk, Taluk Board office, Betwada.  
568 Subbarao, S. (B); 25; S.S.L.C.; Acting Clerk, Panchayat Board office, Gadavadi.  
565 Natarajulu, V. L. (B); 36; S.S.L.C.; Clerk, Office of the District Educational Officer, Kista, Mangalagiri.  
563 Nagavara Rao, M. (B); 25; B.A.; School Assistant, Lady Anglith Government Secondary School for Girls, Mangalagiri.  
563 Kalya Subba Rao (B); 30; S.S.L.C.; Acting Clerk, Revenue Settlement office, Party No. 11, Mangalagiri.  
567 Marayappa Nandakrishna (B); 35; ... ; Clerk, District Board office, West Godavari, Eluru.  
568 Hareendrak Rao, P. (B); 27; S.S.L.C.; Clerk, District Board office, West Godavari, Eluru.  
569 Udayaram, K. (N.B.H.); 40; ... ; Clerk, District Board office, West Godavari, Eluru.  
561 Sanyasara Rao, M. (B); 32; ... ; Clerk, District Board office, West Godavari, Eluru.  
567 Parthasarathy Rao, P. (N.B.H.); 28; S.S.L.C.; Clerk, Taluk Board office, Tadapatri.  
564 Soryanarayana, B. (B); 27; S.S.L.C.; Acting Clerk, Office of the District Board Engineer, Kista, Chitlapada.  
566 Parthasarathy, K. (B); 33; ... ; Clerk, District Board office, West Godavari, Eluru.  
569 Parthasarathy, J. L. (B); 28; S.S.L.C.; Acting Clerk, Office of the Revenue Correspondent, Government Higher Elementary School, Mangalagiri.  
561 Wilkins, P. P. (J.C.); 35; B.A.; For Copying Superintendent and Clerk, West Godavari Collector's office, Chitlapada.  
562 Jones, P. C. (J.C.); 25; B.A. (Hons.); Revenue Inspector, Nuzvid.  
561 Purnaiah Rao, H. S. (N.B.H.); 37; S.S.L.C.; Clerk, Taluk office, Bander and Acting Clerk, Revenue Divisional office, Bander.  
561 Nandulu Ravi Reddy (N.B.H.); 25; D.A.; Acting Clerk, Taluk office, Mangalagiri.

## MELGIRI

- 575 Venkateswaraya, V. (B); 27; B.A., Part II; Clerk, Office of the District Board Engineer, Melgiri.  
574 Ramachandra, G. (N.B.H.); 28; Intermediate; Clerk, District Forest office, Melgiri.  
572 Sanyasara, V. (B); 34; S.S.L.C.; Clerk, Office of the District Board Engineer, Melgiri.  
573 Gopapada Nayudu, B. (N.B.H.); 25; S.S.L.C.; Co-operative Inspector and Head Clerk, Office of the Deputy Registrar of Co-operative Societies, Melgiri.  
570 Venkateswara Anjan M. S. (B); 27; S.S.L.C.; Clerk, Sub-Court, Melgiri.  
577 Venkateswara, V. L. (B); 36; Intermediate, Part II; Clerk, District Veterinary office, Melgiri.  
578 Raghava Rao, K. (N.B.H.); 30; B.A.; Sub-Registrar, Kaveri.  
574 Sanyal Rao, S. (B); 28; S.S.L.C.; Assistant Agricultural Demonstrator, Melgiri.

## OCTACANUDRA

- 570 Phobanatha Pillai, K. (N.B.H.); 33; ... ; Clerk, Municipal office, Octacannudra.  
571 Anantha Nayudu, G. (N.B.H.); 30; S.S.L.C.; Clerk, Collector's office, Octacannudra.

## GOTTFELMUND—(see L.)

- 1185 Chakrabarti Purna, A. (N.E.H.), Dt. S.E.C.; Among Blood Clerk, Pough office, Calcutta.
- 1186 Sengupta Bhindar, K. G. (N.E.H.); Dt. S.E.C., L. Ag.; Manager, Agricultural Research Station, Serampore, Calcutta.
- 1189 Mukherjee Basu, S. (B); Dt. N.A.; L. Ag.; Acting Farm Manager, Government Botany Garden, Calcutta.
- 1191 Banerjee Maiti, B. (N.E.H.); Dt. S.E.C.; Agricultural Demonstrator, Coimbatore.

## PALANCOTTAM

- |      |   |
|------|---|
| 2290 | Agarwalas Pálai, A. M. (L.S.), 32, S.S.L.C.; Clerk, Sub-Collector's office, Shyamnagar.                         |
| 2291 | Agnihotrasagar, D. (N.B.H.); 31, S.S.L.C.; Clerk, Municipal office, Tanjore.                                    |
| 2292 | Agarwalas Laksh, (C.), 48, ; Clerk, Government Widener and Christian Hospital, Tanjore.                         |
| 2293 | Verkaia Jomo Aggar, T. B. (B); 31, S.S.L.C.; Clerk, Government Training School, Tanjore.                        |
| 2294 | Vasiletsia, K. A. (T); 34; M.A.; Clerk, Government Training School for Women, Tanjore.                          |
| 2295 | Aravasi Natar, N. (N.B.H.); 38; M.A.; Acting Clerk, Collector's office, Tanjore.                                |
| 2296 | Aravasi Natar, P. (N.B.H.); 34; S.S.L.C.; Clerk, District Police office, Palanichatti.                          |
| 2297 | Bayal Tolman, M. (M); 30; B.A. L.T.; Acting Deputy Inspector of Schools, Madhav Nagar, Tanjore.                 |
| 2298 | Baskar Aggar, V. (N); 30; M.A.; Assistant, Government Training School, Tharpalli.                               |
| 2299 | Besapala, M. A. (B); 30; S.S.L.C.; Clerk, Tank office, Tanjore.   |
| 2300 | Besapala Aggar, T. S. (T); 47; Intermediate; Acting Head Clerk, Tank office, Srirangam.                         |
| 2301 | Besapala Natar, S. (N.B.H.); 29; B.A.; Clerk, Sub Collector's office, Tanjore.                                  |
| 2302 | Qadar Mohandis, R. (M); 30; S.S.L.C.; Varanasi Head Clerk, Collector's office, Tanjore.                         |
| 2303 | Muthukannan Pálai, S. (N.B.H.); 34, Intermediate, Part II; Revenue Inspector, Srirangam.                        |
| 2304 | Besapalas Das, P. S. (N.B.H.); 29; B.A.; Clerk, Collector's office, Tanjore.                                    |
| 2305 | Panagamas, C. B. (B); 39; S.S.L.C.; Clerk, Tank office, Srirangam.  |
| 2306 | Muthukannan Pálai S. (N.B.H.); 41; Intermediate; Clerk, Tank office, Tanjore.                                   |
| 2307 | Verkaia Das, M. (B); 35, Intermediate; Probationary Assistant, Government Agricultural Research Station, Kolli. |
| 2308 | Verkaia Das, D. (S); 24; Intermediate, Agricultural Demonstrator (in training), Kolli.                          |

ATDANKOTEA

- |      |  |
|------|--|
| 1972 | Kushnarenko, M. (B); 86; B.A.; Clerk, District office, Pskovskitch.                              |
| 1973 | Kushnarenko, V. (Y.B.R.); 26; B.A.; Acting Clerk, District office, Pskovskitch.                  |
| 1974 | Kozlovsky, S. (N.B.); 30; S.A.L.C.; Clerk, Office of the Superintendent of Schools, Pskovskitch. |
| 1975 | Gerasimov, A. (K.Z.); 30; Intermediate; Port II; Clerk, Chief Court, Pskovskitch.                |
| 1967 | Skvortsov, T. V. (B); 34; B.A.; Head Clerk, Tele. office, Alameda.                               |

### RESULTS

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|------|---|
| 1292 | Narayananam, Asar, N. (N.E.H.); 50; S.S.L.C.; Audit Assistant, District Police Office, Salem. |
| 1293 | Aswathi Padmanaba Narayn, M. S. (N); 50; M.B.B.S.; Clerk, District Court, Salem.              |
| 1294 | Dasari, H. C. (I.C.); 51; Intermediate; Clerk, District Board office, Salem.                  |
| 1295 | Rathasahayagudi Gopalrao, S. (S.E.H.); 50; S.S.L.C.; Clerk, Tahsil Board office, Sankaraling. |
| 1300 | Venkataramana, R. (N); 51; M.A.;  |
| 1307 | Ramamurthy, R. N. (D); 50; L.M.F.; Assistant District Health Officer, Salem.                  |
| 1308 | Kalyanasundaram, B. (B); 27; B.A. Part II; Clerk, Municipal office, Salem.                    |
| 1310 | Lakshminarayana Raut, C. R. (N.E.H.); 50; S.S.L.C.; Clerk, Tahsil Board office, Rouda.        |
| 1313 | Subbarayan, M. K. (B); 50; S.S.L.C.; Clerk, District Forest office, Central Salem.            |
| 1315 | Saptharishi, L. M. (H); 50; B.A.; Acting Clerk, Office of the Conservator of Forests, Salem.  |
| 1316 | Muruganatha Narayn, S. (N); 50; S.S.L.C.; Inspector of Co-operation Societies, Salem.         |
| 1317 | Krishnaswami, C. D. (B); 51; B.A.; Revenue Assistant, Elango.                                 |
| 1318 | Siddhava Sundari, K. N. (N.H.); 51; S.S.L.C.; Clerk, District Medical office, Salem.          |
| 1319 | Krishna Rao, T. D. (B); 50; S.S.L.C.; Clerk, District Medical office, Salem.                  |
| 1320 | Palani Appan, S. B. (B); 52; B.A.; Clerk, Tahsil office, Hosur.                               |
| 1321 | Kannanathan, K. (N.E.H.); 51; S.S.L.C.; Temporary Clerk, No. III Survey Party, Salem.         |
| 1322 | Ramesh, P. K. (N.E.H.); 50; ... ; Clerk Tahsil office, Namakkal.                              |
| 1323 | Ravi Shankar, A. (N); 50; B.A.; Revenue Inspector, Ramnagar Taluk, Oran.                      |

## SILEP—(cont.)

- 1223 Theodorinus Rao, T. V. (B); 26, S.S.L.C.; Assistant Agricultural Demonstrator, Kolluppal.  
 1230 Kesappa, B. (N.B.H.); 35, S.S.L.C., Store-keeper, Livestock Research Station, Cattle Farm, Hattot.  
 1250 Sigganeni Ayyar K. (B); 31, S.S.L.C.; Inspector of Co-operative Societies, Tenali.

## TAMMARE.

- 1252 Ananthanathan, G. (J.C.); 25, B.A., Clerk, District Board Registrar's office, Tenapur.  
 1272 Anand Reddy, U. K. (B); 29, B.A., Special Senior Inspector of Co-operative Societies, Tenapur.  
 1274 Ram Das, N. (N.B.H.); 26, S.S.L.C.; Clerk, Government Hospital, Mountgradi.  
 1280 Suryasomayajulu, L. V. (B); 26, B.A.; Clerk, District Court, Nagapattinam.  
 1281 Aravamudan, T. (N.B.H.); 35, S.S.L.C.; Accountant, Taluk Board office, Nagapattinam.  
 1282 Nataraj, G. V. (B); 25, S.S.L.C.; Clerk, Government Hospital, Nagapattinam.  
 1284 Subramani Ayyar, V. (B); 26, B.A.; Clerk, District Court, Tenapur.  
 1299 Rajagopala, V. (B); 35, B.A.; Acting Clerk, Office of the Special Revenue Officer, Cavery-Himalay Project, Tenapur.  
 1291 Ghulam Mahomed Reddy, (B); 25, B.A.; Revenue Inspector, Bagipatti Range.  
 1292 Nataraja Pillai, K. S. (N.B.H.); 30, S.S.L.C.; Clerk, Taluk office, Papanasam and Inspector, Clerk, Board of Health office, Tenapur.  
 1304 Pragasam Pillai, D. (N.B.H.); 45, S.S.L.C., Acting Clerk, Revenue Divisional office, Pudukottai.  
 1295 Gnanth Manikavas, (J.C.); 24, B.A.; Clerk, Collector's office, Tenapur.  
 1308 Srinivasamangalam Arjunaiah, K. (B); 45, Matriculation; Clerk, Revenue Divisional office, Tenapur.  
 1301 Aravamudan, P. S. (B); 35, Intermediate; Acting Assistant to the Government Entomologist, Agricultural Research Station, Adyar.  
 1303 Lakshminarayana Nataraj, B. (N.B.H.); 25, Intermediate; Probationary Agricultural Demonstrator, Agricultural Research Station, Adyar.  
 1305 Srinivasachari, K. (B); 35, Diploma in Agriculture; Agricultural Demonstrator, Tenapur.

## TIRUCHINAPOLY.

- 1298 Panagathu, K. S. (N.B.H.); 30, S.S.L.C.; Clerk, Taluk Board office, Kange.  
 1299 Narayanaswami, K. (B); 35, B.A.; Clerk, Sub-Collector's office, Kange.  
 1301 Vasudeva Pillai, K. (N.B.H.); 37, S.S.L.C.; Head Clerk, Office of the District Health Officer, Tiruchinopoly.  
 1303 Vetrappa Pillai, K. M. (N.B.H.); 34, S.S.L.C.; Acting Senior Inspector of Co-operative Societies, Tiruchinopoly.  
 1305 Narayanan, M. B. (B); 25, S.S.L.C.; Camp clerk to the Collector, Tiruchinopoly.  
 1306 Chelappa, D. (B); 35, Intermediate, Part II; Clerk, Taluk office, Tiruchinopoly, and Acting Revenue Inspector, Srirangam Taluk.  
 1307 John Joseph, O. (J.C.); 22, S.S.L.C., Head Clerk, Stationary Sub-Magistrate's office, Kattakudi.

## VELLORE.

- 1308 Kanna Ananthappa (Jinn) (J.C.); 22, B.A., L.T.; Sub-Assistant Inspectors of Schools, Tiruvannamalai Range.  
 1309 Krishnaswami, K. S. (N.B.H.); 25, S.S.L.C.; Inspector of Co-operative Societies, Vellore.  
 1309 Selva Rao, K. C. (B); 24, S.S.L.C.; Clerk, Office of the District Board Engineer, Vellore.  
 1305 Jayasree Mudaliar, A. (N.B.H.); 35, S.S.L.C.; Accountant, Office of the Local Fund, Assistant Engineer, Vellore.  
 1303 Venkateswaraiah, K. (B); 25, B.A.; Clerk, Subordinate Judge's Court, Vellore.  
 1302 Srinivasulu Nayudu, B. (N.B.H.); 35, S.S.L.C.; Clerk, Taluk Board office, Palar.  
 1304 Venkappa Reddy, G. (N.B.H.); 20, S.S.L.C.; Clerk, Taluk Board office, Palar.  
 1305 Rajagopal Nayudu, B. S. (N.B.H.); 35, S.S.L.C., Clerk, Office of the District Board Engineer, Vellore.  
 1306 Henry M. Peter (J.C.); 26, B.A.; Clerk, Collector's office, Vellore.  
 1308 Raja Ram, B. (B); 25, S.S.L.C.; Municipal Schoolmaster, Walajpet.  
 1309 Ramaswami Pillai, P. K. (N.B.H.); 29, S.S.L.C., Clerk, Collector's office, Vellore.  
 1307 Ramaswami Pillai, V. (N.B.H.); 30, S.S.L.C.; Accountant, Collector's office, Vellore.  
 1311 Jayaraman Madhavai, V. B. (N.B.H.); 25, S.S.L.C., Clerk, Taluk office, Vellore.  
 1312 Jayaraman, W. B. (N.B.H.); 41, B.A.; Clerk, Collector's office, Vellore.  
 1313 Syed Abdul Hameed A. (B); 30, S.S.L.C.; Accountant, Treasury Deputy Collector's office, Vellore.  
 1317 Varma, K. T. (B); 25, S.S.L.C.; Assistant Agricultural Demonstrator, Palar.

## VIZAGAPATNAM.

- 1344 Datta Raja, P. (B); 27, S.S.L.C.; Acting Clerk, District Board office, Visagapatnam.  
 1347 Srinivasaswami, S. (B); 25, S.S.L.C.; Camp Clerk to the Deputy Inspector, General of Police, Northern Range, Vizag.  
 1348 Srinivasan, J. (B); 40, S.S.L.C.; Clerk, District Board office, Visagapatnam.  
 1352 Venkateswami, P. (B); 35, S.S.L.C.; Acting Surveyor, Municipal office, Anakapalle.

**VIZAGAPATTAM**—(cont.)

- 1558 Lakshminarayana Rao, K. (N.D.H.); 21; ... ; Clerk, Office of the District Superintendent of Police, Jagannathpet, Anaparthi.
- 1561 Anantaramaiah Jagannadharao. (B); 21, G.S.L.C.; Clerk, Municipal Office, Visagapatnam.
- 1564 Sanyal, B. V. S. (N.D.H.); 21; Jalamechala, Part II, Assistant, Treasury Deputy Collector's office, Visagapatnam.
- 1566 Venu Sankar, B. (N.D.H.); 21; U.A.; Acting Assistant, Collector's office, Visagapatnam.
- 1567 Motiramrao Lakshminarayana Rao. (B); 22; B.A.; Acting Assistant, Treasury Deputy Collector's office, Visagapatnam.
- 1570 Sanyal, B. V. (B); 24; G.S.L.C.; Clerk-Appal, Office of the District Agricultural Officer, Visagapatnam.

The details of the candidates whose previous positions are noted below have been identified for the reason stated against their regular numbers—

116—The candidate has written his name on the answer paper.

119—The candidate has used printed names in answering questions.

**THE ACCOUNT TEST FOR ELECTIVE OFFICERS**

**ANANTAPUR.**

- 8 Ganapathy Ayyar, B. (B); 20; B.A., M.L.; District Muzaff, Punalonda.

**BELLARY.**

- 27 Lewis, J. (B.A.); (A.T.); 21; B.A., L.T.; Acting Headmaster, Government Training School for Mahatmas, Woom, Bellary.
- 38 Sanyal, B. V. (N.D.H.); (B); 21; M.A., L.T.; Acting Inspector of Girls' Schools, III Circle, Bellary.
- 40 Sankar, T. R. (B); 20; B.A., M.B.B.S., D.S.S.; District Health officer, Bellary.
- 41 Sankar, K. (B); 22; Jalamechala, Municipal Health officer, Bellary.

**BERHAMPUR.**

- 118 Varada Rao, C. N. (B); 27; L.M. & S.; District Health officer, Gungur, Chingapur.

**CALCUTTA.**

- 160 Manohar, S. Ch. Gungur. (A.T.); 22; European High School; Assistant Director of Survey, Madras Survey, Commission.
- 171 Manohar Ayyar, P. R. (B); 22; B.A.; Acting Sub Assistant Director of Survey, No. V Survey Party, Calcutta.
- 172 Tanti, C. G. (B); 22; Cambridge Senior Level; Assistant Director of Survey, No. IV Survey Party, Commission.
- 173-A Sanyal, B. V. (B); 27; M.A.; Sub Assistant Director of Survey, No. II Survey Party, Particular.

**CHINGAPUR.**

- 25 Joseph Francis D'Ora. (A.T.); 27; B.A.; Superintendent, Senior Certified School, Chingapur.

**CHITTORGH.**

- 279 Abhis Sankar (B); 27; B.A., B.L.; District Muzaff, Madanpala.

**COCANADA.**

- 220 Sanyal, B. V. (N.D.H.); 22; L.M. & S., D.S.S.; District Health officer, Cocanada.
- 223 Sanyal, B. V. (B); 22; L.M. & S., D.S.S.; Municipal Health officer, Rajahmundry.
- 223-B Sankar, A. K. (B); 27; L.M. & S., D.S.S.; Health officer, Cocanada.

**COIMBATORE.**

- 220 Sankar, K. (B); 20; M.S.; Government Paddy Station, Coimbatore.
- 220 Sankar, T. R. (B); 21; M.A., Ph.D., F.C.S.; Temporary Sub Physician, Agricultural Research Institute, Coimbatore.
- 221 Sankar, K. (B); 22; B.L.; Acting District Muzaff, Coimbatore.
- 222 Sanyal, B. V. (B); 27; L.M. & S.; Acting Assistant Industrial Engineer, Coimbatore.

**CUDDALORE.**

- 479-A Sanyal, B. V. (N.D.H.); 22; B.A., B.L.; Joint Sub-Register, Villupuram.

**CUDDAPAH.**

- 527-A Sanyal, B. V. (N.D.H.); 22; B.A.; M.L.; Acting District Muzaff, Cuddapah.

**GUNTUR.**

- 594 Govinda Rajala Reddi, G. (S.D.H.); 35; B.Sc. (Tech.); Inspector of Factories, Guntur.

**MADRAS.**

- 702 Vandana Rao, K. (B); 25, M.D.; Civil Assistant Surgeon, Government Tuberculosis Hospital, Madras.  
 703 Viswanathan, R. S. (D); 25; B.A., M.B.B.S., B.S.Sc.; Assistant Professor of Hygiene, Medical College, Madras.  
 704 Varadaraja C. P. (I.C.); 50; Intermediate; Probationary Assistant Inspector of Factories, Madras.  
 915 Admaswamy, D. (B); 35; B.A., M.L.; Acting District Muzaf, Tiruvettipuram.

**MADURA.**

- 851 Advaitaramaniam, T. S. (B); 35, M.B.B.S.; B.S.Sc.; District Health officer, Namakkal at Madras.  
 915 Venkatesa Ayyar, R. (B); 35; B.A.; Sub-Registrar of Assurances, Karikal.

**MAVADOLU.**

- 970 Chaitan, G. K. (N.D.H.); 25; M.A. (Honour), Presidency, Government College, Madras.  
 923 Mahammad, K. (B); 35; B.A. (Sons); Acting District Educational officer, South Arcot.

**MASULIPATAM.**

- 989 Ranganna, S. (D); 30; I.M.S.; D.T.M.; District Health officer, West Godavari, Eluru.  
 957 Avadhanala, V. V. S. (B); 34; B.A.; Acting District Muzaf (on leave).

**MELLORE.**

- 9134 Theodoros Makkyas, G.D. (N.D.H.); 35; B.L.; District Muzaf, Godavari at Solera.

**MOTACALUND.**

- 1177 Dhot, K. V. (B); 30; L.M.S.; Municipal Health officer, Coonoor.

**SALER.**

- 1554 Sejjabanna Achuthan (Mrs.) (N.D.H.); 54; B.A., L.T., Acting Head Mistress, Government Girls' High School, Salem.  
 1585 Venkatesa, V. P. (B); 35; M.B.B.S., B.S.Sc.; District Health officer, Salem.  
 1586 Sankaranarayanan, R. (B); 35; M.B.B.S., B.S.Sc.; Acting Municipal Health officer, Salem.

**TAMPALE.**

- 1361 Rajagopal Sankar, K. M. (B); 35; B.A. (Hons); Acting District Muzaf, Tiruchirappalli.  
 1363 Raghava Ayyar, S. (B); 35; B.A.; Sub Assistant Director of Survey and Mapping, No. 11 Survey Party, Tanjore.

**TIRUCHINAPOLY.**

- 1459 Sankaran, D. K. (B); 35; L.M. & S., B.S.Sc.; District Health officer, Tiruchinappoly.

**VELLORE.**

- 1404 Dasika, M. A. (Mud) (A.I.); 35; B.A.L.T.; Superintendent, Government Secondary and Training School, Vellore.  
 1802A Lakshminarayana Rao, S. (N.D.H.); 34; M.L., Acting District Muzaf, Tiruvettipuram, South Arcot District.

**THE AGRICULTURAL DEPARTMENT TEST.****First Class.****COIMBATORE.**

- 424 Dehewandaram Chait, S. (N.D.H.); 35; S.S.L.C.; Clerk, Office of the District Agricultural Officer, Coimbatore.  
 425 Rameswami Ayyar, G. V. (B); 35; S.S.L.C.; Assistant to the Government Agricultural Chemist, Coimbatore.

**Second Class.****BEGLAAR.**

- 69 Ophiha, M. K. (B); 35; B.Sc. (Ag.); Probationary Farm Manager, Beglari.

**BERHAMPUR.**

- 132 Narayana Reddi, M. L. (S.D.H.); 33; S.S.L.C.; Assistant Farm Manager, Vengalpur (on leave).

**COCHIN.**

- 427 Nair, T. (N.D.H.); 34; B.A., Probationary Farm Manager, Agricultural Research Station, Bangalore.

**COIMBATORE.**

- 425 Gohun Ahmed, A. (M); 35; Intermediate; Acting Assistant to the Cotton Specialist, Research Institute, Coimbatore.  
429 Sambasivam, G. S. (B); 34; S.S.L.C.; Clerk, Office of the Principal, Agricultural College, Coimbatore.

**CUDDALORE.**

- 609 Venkatarama Ayyar, B. (B); 37; S.S.L.C.; Assistant Agricultural Demonstrator, Ponnaiyandam.  
611 Mohamed Akbar, U. B. (M); 35; Intermediate; Farm Manager, Agricultural Research Station, Palur.

**CUDDAPORE.**

- 556 Haranatha Rao, K. (B); 36; S.S.L.C.; Assistant Agricultural Demonstrator, Rajapet.

**GUNTUR.**

- 656 Narasimha Rao, G. L. (B); 30; S.S.L.C.; Assistant Agricultural Demonstrator, Bapatla.

**OOTYCAHUND.**

- 1189 Subbappa Bhaskar, K. G. (N.B.H.); 33; S.S.L.C.; L.A.G.; Manager, Agricultural Research Station, Kappad, Ootycahund.  
1191 Dasappa Madh, S. (N.B.H.); 31; S.S.L.C.; Agricultural Demonstrator, Gootur.

**PALANCOOTTAH.**

- 1235 Appayya, T. V. (B); 31; S.S.L.C.; Assistant Agricultural Demonstrator, Tanjore.  
1236 Venkata Rao, M. (B); 30; Intermediate; Probationary Assistant, Government Agricultural Research Station, Kalyani.  
1237 Venkateshwar, G. (B); 28; Intermediate; Agricultural Demonstrator (in training), Kalyani.

**TAMORE.**

- 1400 Krishnaswami, P. M. (B); 29; Intermediate; Acting Assistant to the Government Entomologist, Agricultural Research Station, Agalundi.  
1401 Kaladivasa Nayak, R. (N.B.H.); 29; Intermediate, Probationary Agricultural Demonstrator, Agricultural Research Station, Agalundi.  
1402 Sivaramaswami, K. (B); 28; Diploma in Agriculture, Agricultural Demonstrator, Tanjore.

**THE TRANSLATION TEST.**

**TAMIL.**

**FIRST CLASS.**

- MADRAS.**  
110 Govindaswami, B. (N.B.H.); 35; B.A.; Head Clerk, District Munsiff's Court, Ponnaiyandam.

**TAMORE.**

- 1376 Annaswami Pillai, T. S. (N.B.H.); 33; Intermediate; Assistant, Ponnaiyandam High School, Ponnaiyandam.

**SECOND CLASS.**

**CHINGLEPUT.**

- 226 Venkata Raghava Rao, D. (B); 41; Clerk, District Munsiff's Court, Chingleput.

**COIMBATORE.**

- 695 Vysankar, S. (B); 27; B.A.; Clerk, Sub-Court, Coimbatore.

**MADRAS.**

- 655 Appayyanna Ayyar, A. (B); 35; S.S.L.C.; Clerk and shorthand-writer, District and Sessions Court, Madras.

**SALEM.**

- 1220 Krishnaswami, K. S. (B); 27; B.A.; Clerk, Sub-Court, Salem.

**TAMORE.**

- 1371 Subbaramaiah Jann, V. (B); 35; B.A.; Clerk, District Court, Kanyakumari.

**TRICHINGOPOLY.**

- 1455 Govindaswami, S. (B); 35; B.A.; B.L.; Temporary Inspector Clerk, Office of the Deputy Registrar of Co-operative Societies, Trichingopoly.

**TELEGU.**

**SECOND CLASS.**

**ANANTAPUR.**

- 4 Thyagarajawami Madhavan, G. V. (N.B.H.); 35, S.S.L.C.; Head Clerk, District Munsiff's Court, Pasakonda.



## CHITTOOR

- 209 Kalyandasa Madali, A. (K.B.H.); 25; S.S.L.C.; Extension and Acting Clerk, District Mandal's Court, Madanapalle.

## COCHIN

- 224 Keshava Dasam, S. (N.B.H.); 25; B.A.; Revenue Inspector, Madanapalle.

## CUMMUR

- 400 Karyasubba Sankaranarayana, (B); 25; Intermediate; Clerk, District Court, Cummur.

## MADRAS

- 112 Kishoreganga Chetti, M. V. (N.B.H.); 25; S.S.L.C.; Clerk, Presidency Magistrate's Court, Chingleput, Madras.

## MADURAI

- 600 Hanumantha Rao, M. (B); 25; B.L.; Assistant Minor, Sub-Court, Baroda.  
 597 Venkateswara Rao, J. (B); 25; B.A.; Clerk, District Mandal's Court, Gadwada.  
 591 Karyasubba, G. (B); 27; B.L.; Clerk, Sub-Court, Baroda.

## KANARSA

## SECOND CLASS

## MANGALORE

- 926 Krishna Rao, A. (B); 23; B.A.; Assistant, Collector's Office, Mangalore.

## MALAPALAM

## FIRST CLASS

## CALCUT

- 118 Anubhaktesh Dasg, C. P. (N.B.H.); 21; S.S.L.C.; Clerk, District Mandal's Court, Panskapally.

## SECOND CLASS

## CALCUT

- 176 Karyasubba Ray, T. K. (N.B.H.); 24; S.S.L.C.; Clerk, District Court, Calcutt.

## HINDUSTANI

## SECOND CLASS

## MADRAS

- 724 Abdul Gaffar, (B); 24; B.A.; Clerk, Office of the Madras Services Commission, Madras.

## THE JAIL TEST

## FIRST CLASS

## MADRAS

- 617 Venkateswara, D. L. (B); 26; B.A.; Acting Clerk, Collector's office, Madras.

## SECOND CLASS

## CALCUT

- 124 Keshava Dasam Ray, V. (N.B.H.); 20; ... , Junior, Special Sub-Jail, Calcutt.

## LAWS, RULES, REGULATIONS AND ORDERS RELATING TO JAIL MANAGEMENT.

## CUDALORE

- 514 Rajagopalan, A. V. (L.C.); 22; S.S.L.C.; Clerk, District Jail, Cudalore.

## THE CIVIL JUDICIAL TEST

## FIRST CLASS

## MADRAS

- 606 Subbapattana, R. (B); 26; B.A.; Clerk, Court of Small Causes, Madras.

## SECOND CLASS

## ANANTAPUR

- 25 Venkata Reddi, S. P. (N.B.H.); 26; B.A.; Clerk, District Court, Anantapur.

## BELLARY

- 75 Kalyandasa Rao, H. (B); 23; S.S.L.C.; Clerk, District Court, Bellary.  
 72 Chinnaveenah, M. (N.B.H.); 22; Intermediate, Part II; Examiner, District and Sessions Court, Bellary.

## CHINGLEPUT

- 572 Kamaswamy, P. T. (B); 20; S.S.L.C.; Clerk, District Mandal's Court, Chingleput.

**COCHIN.**

- 351 Jagannath, P. (B); 35; Intermediate, Part II; Amis and Acting Clerk, District Munsif's Court, Bannalandipattam.  
352 Nirmala Raja, D. (N.B.H.); 35; S.S.L.C.; Amis and Acting Executive, District Munsif's Court, Bannalandipattam.  
353 Nirmala, M. (B); 35; S.S.L.C.; Acting Clerk and shorthand-writer, District Munsif's Court, Bannalandipattam.

**COIMBATORE.**

- 429 Krishnamoorthi, K. V. (D); 25; Intermediate; Acting Clerk, Sub-Court, Coimbatore.  
434 Lakshminarasimhaiah, V. S. (B); 30; S.S.L.C.; Clerk, District Munsif's Court, Gobichimpallam.  
435 Raja Raja, C. N. (S.B.H.); 35; S.S.L.C.; Clerk, Subordinate Judge's Court, Coimbatore.  
437 Ramaswami Ayyar, T. V. (B); 61; Matriculation, Clerk, District Munsif's Court, Udumalpet.

**CUDALORE.**

- 418 Vathinatha Mudalar, V. (N.B.H.); 34; S.S.L.C.; Examiner and Acting Clerk, District Munsif's Court, Chidambaram.

**CUDDAPOH.**

- 449 Percy, J. S. (L.C.); 35; S.S.L.C.; Clerk, District Court, Cuddapoh.

**MAHARAJ.**

- 795 Rajagopal Pillai, P. (N.B.H.); 39; S.S.L.C.; Clerk, Registrar's Office, Cuddalore and Acting Clerk, Office of the Assistant Director of Fisheries (Marine), Madras.  
797 Rajeswari, V. S. (B); 35; S.S.L.C.; Clerk, High Court, Madras.  
798 Sundara Balu, S. (S.B.H.); 37; S.S.L.C.; Clerk, City Civil Court, Madras.  
799 Krishnamoorti Ayyangar, A. R. (B); 55; S.S.L.C.; Clerk, High Court, Madras.  
800 Vasudevan, C. V. (N.B.H.); 43; Matriculation; Clerk, High Court, Madras.  
801 Divanji Ram, A. (B); 45; D.A.; Clerk, High Court, Madras.  
802 Anandiah, V. (N.B.H.); 34; S.S.L.C.; Clerk, Court of Small Causes, Madras.  
803 Sankarappa Pillai, C. V. (S.B.H.); 38; Intermediate; Accountant, Court of Small Causes, Madras.  
804 Srinivasan Narada, V. (N.B.H.); 35; S.S.L.C.; Amis and Acting Clerk, District Munsif's Court, Poonamallee.  
805 Syed Mahomed Balk Hameed (M); 39; S.S.L.C.; Clerk, Office of the Sheriff of Madras.

**MADRAS.**

- 921 Selvamani, R. (B); 31; B.A., Part I; Clerk, District Court at Madras.  
923 Sathyanarayana Ayyar, P. K. (B); 35; S.S.L.C.; Clerk, Barrister-at-Law's Office, Madras.  
925 Kuppuswami, S. (B); 37; D.A.; Acting Clerk, Sub-Court, Madras.  
926 Arakham, A. M. (N.C.); 39; S.S.L.C.; Clerk, District Munsif's Court, Palai.  
927 Lakshmana Ayyar, P. S. (B); 37; Intermediate; Examiner of copies, District Munsif's Court, Tirunelveli.

**MASULIPATAN.**

- 959 Venkateswara Rao, J. (B); 33; B.A.; Clerk, District Munsif's Court, Godavari.

**MERCARA.**

- 1112 Ganguli, C. P. (N.B.H.); 34; S.S.L.C.; Clerk, Office of the Assistant Commissioner, Coorg, Mercara.  
1113 Krishnappa, A. (N.B.H.); 51; ... ; Clerk, Office of the Assistant Commissioner, Mercara.  
1114 Udaya, S. A. (N.B.H.); 30; S.S.L.C.; Peonage, Amraoti, Coorg.

**MELLORE.**

- 1149 Srinivasa, K. S. (B); 34; S.S.L.C.; Clerk, Sub-Court, Tiruvelli.

**PALANICOTTAR.**

- 1240 Srinivasan Ayyangar, R. B. (B); 33; S.S.L.C.; Clerk, Sub-Court, Tiruvelli.  
1242 Venkateswara, T. G. (B); 35; B.A.; Clerk, District Court, Tiruvelli.

**PUDUCHOTTAI.**

- 1289 Vidyasathan, P. S. (B); 32; Intermediate; Clerk, Additional Chief Magistrate's Office, Pudukkottai.

**TANJORE.**

- 1455 Srinivasan Narada, A. (N.B.H.); 33; S.S.L.C.; Clerk, District Court, Negapatnam.  
1456 Venkateswara, R. (B); 35; D.A.; Clerk, Sub-Court, Tanjore.  
1457 Lakshmana Ayyar, D. (B); 40; Matriculation, Superintendent of copies, District Court, Negapatnam.

**TIRUCHINGOOLY.**

- 1472 Narayana Ayyar, R. (B); 35; ... ; Clerk, District Munsif's Court, Tiruchingopoly.

## THE REVENUE TRIST.

## SECON CLASS.

## ANANTAPUR.

- 27 Krasappa, U. (N.D.H.); 26; S.S.L.C.; Clerk, Revenue Divisional Office, Anantapur.  
29 Govinda Rao, S. (N.D.H.); 26; B.A.; Acting Clerk, Taluk office, Tadipatri.

## BELLARY.

- 27 Narayana Rao, W. (B); 26; S.S.L.C.; Acting Clerk, Taluk office, Bellary.  
206 Periasamudri Nayudu, J. (N.D.H.); 26; B.A.; Acting Clerk, Temporary Deputy, Collector's office, Bellary.  
111 John David Raj, B. (I.C.); 26; B.A.; Clerk, Collector's office, Bellary.  
113 Vishat Rao, B. (B); 26; S.S.L.C.; Acting Clerk, Collector's office, Bellary.

## BERHAMPUR.

- 124 Pekkala Jagannatha Rao, (N.D.H.); 26; Acting Clerk, Collector's office, Chhatrapur.

## CALICOT.

- 222 Aswathan Namdi, M. U. (N.D.H.); 26; B.A.; Acting Clerk, Collector's office, Calicut.  
242 Karanikara Parthar, K. H. (N.D.H.); 26; B.A.; Acting Assistant, Collector's office, Calicut.  
243 Balapala Pankar, C. K. (N.D.H.); 26; Intermediate;  
253 Raghavamma Nayer, S. E. (N.D.H.); 26; B.A.; Clerk, Collector's office, Calicut.

## CHITTOOR.

- 269 Raghavachari, V. R. (N.D.H.); 26; B.A.; Assistant, Collector's office, Chittoor.

## COCANADA.

- 262 Subramanyam, T. S. (B); 26; B.A.; Temporary Clerk, Revenue Settlement, Party No. 1, Cocanada.

## COIMBATORE.

- 402 Subraman, H. (B); 26; S.S.L.C.; Clerk, Revenue Divisional office, Kollegal.  
403 Subramanyam, K. K. (B); 26; S.S.L.C.; Temporary Clerk, Settlement Party No. IV, Nilsson.  
410 Venkateswara Ayyangar, K. (B); 26; B.A., B.L.; Clerk, Revenue Divisional office, Kollegal.

## CUDALORE.

- 208 Shiva Rao, E. (B); 26; Intermediate, Acting Clerk, Deputy Tahsildar's office, Ponnur.  
227 Radhakrishnan, K. (N.D.H.); 26; B.A.; Acting Clerk, Taluk office, Cuddalore.

## CUDAPAH.

- 271 Venkaya, P. (N.D.H.); 26; B.A.; Clerk, Taluk office, Bellur.  
292 Chennasubbai Naidu, P. (N.D.H.); 26; B.A.; Acting Clerk, Collector's office, Chidambaram.  
281 Venkateswara Pillai, C. G. (N.D.H.); 26; B.A.; Acting Clerk, Taluk office, Sidharatham.  
292 Venu Reddi, S. (N.D.H.); 27; S.S.L.C.; Clerk, Taluk office, Sidharatham.

## GUNTUR.

- 240 Subashcham, D. (B); 26; S.S.L.C.; Acting Clerk, Taluk office, Narsimhapet.  
252 Subba Rao, K. V. (N.D.H.); 26; S.S.L.C.; Clerk, Taluk office, Gupla and Acting Clerk, Sub-Collector's office, Gupla.

## MADRAS.

- 201 Thomas, F. (I.C.); 26; B.A.; Acting Assistant, Collector's office, Saidapet.  
202 Gopalan, T. E. (B); 26; B.A., B.L.; Acting Clerk, Office of the Commissioner of Labour, Madras.  
205 Mahalingam, G. (B); 26; S.S.L.C.; Clerk, Taluk office, Ponnur.  
226 Venkateswara Nayudu, P. (N.D.H.); 26; B.A.; Clerk, Board of Revenue, Madras.  
227 Kaliparam, G. (N.D.H.); 26; B.A.; Acting Clerk, Board of Revenue, Madras.  
229 Ram, C. H. (I.C.); 26; B.A.; Clerk, Board of Revenue, Madras.  
231 Subramanyam, T. S. (B); 26; B.A.; Clerk, Office of the Commissioner of Labour, Madras.

## MANGALORE.

- 276 Narayana Naydu, D. (N.D.H.); 26; B.A.; Probationary Revenue Inspector, Mangalore.  
2079 MASULIPATAN.  
2079 Adapa Venkateswara Rao, (N.D.H.); 26; B.A.; Clerk, Kistna Collector's office, Chidambaram.  
2080 Naghibhaskara Rao, T. V. (B); 27; B.A.; Acting Clerk, Kistna Collector's office, Chidambaram.  
2081 Chidambaram, G. V. (B); 26; S.S.L.C.; Acting Clerk, Revenue Settlement office, Masulipatan.  
2084 Tirumala Venkateswara, (B); 26; S.S.L.C.; Acting Inspector, Revenue Settlement Party No. II, Masulipatan.

**MADULIPATAM**—(cont.)

- 1491 Sriemayya, P. (H); 29; S.S.L.C.; Clerk, Taluk office, Gudalur.  
1490 Vengay Subba Rao, (B); 22; S.S.L.C.; Temporary Clerk, Revenue Settlement office, Madulipatam.

**NELLORE.**

- 1497 Reddy, D. (N.B.H.); 26; S.S.L.C.; Clerk, Sub-Collector's office, Gudur.  
1446 Dandala Venkata Srayya, (B); 24; Intermediate, Part I; Clerk, Taluk office, Kovur and Acting Clerk, Treasury Deputy Collector's office, Nellore.

**OCTACAMUND.**

- 1495-4 Prasad, P. J. (T.C.); 28; B.A.; Probationary Deputy Tahsildar, Madhav, Malappuram.  
1494 Sathyan, B. (H); 24; S.S.L.C.; Assistant, Treasury Deputy Collector's office, Octacamund.

**PALANCOOTAH.**

- 1494 Subramanya Pillai, U. (N.B.H.); 24; Intermediate, Part II; Acting Clerk, Taluk office, Tiruchanur.  
1495 Vadirajasingam, V. (N.B.H.); 26; S.S.L.C.; Assistant, Collector's office, Tirunelveli.

**PUDUKKOTTAH.**

- 1493 Sundaresan, S. (H); 22; S.S.L.C.; Clerk, Dewas Pradhan's office, Pudukkottah.  
1492 Manickamudra, S. (B); 28; S.S.L.C.; Clerk, Darbar office, Pudukkottah.

**SALEM.**

- 1491 Kuppusami Ayyar, K. (B); 21; S.S.L.C.; Inspector of Co-operative Societies, Tiruchengode.  
1492 Mahomed Tahsh, K. (M); 21; S.S.L.C.; Head Clerk, Stationary Sub-Magistrate's office, Salem.  
1490 Nataraj, N. V. (B); 24; S.S.L.C.; Clerk, District Forest office, South Salem, Salem.

**TANJORE.**

- 1493 Sundaresan, N. (B); 25; B.A.; Acting Clerk, Collector's office, Tanjore.

**TIRUCHINAPOLY.**

- 1493 Shakti Dhanod, (M); 23; B.A.; Probationary Revenue Inspector, Tiruchinopoly.  
1490 Panayam, C. (N.B.H.); 27; S.S.L.C.; Acting Clerk, Stationary Sub-Magistrate's office, Kallakudi.  
1478 Narasimhan, G. (B); 29; Intermediate, Acting Revenue Inspector, Valanadu Kola, Marangapatti Taluk.

**VELLORE.**

- 1495 Sathyanth Pillai, A. (N.B.H.); 28; S.S.L.C.; Acting Clerk, Taluk office, Tiruvannamalai.  
1495 Subramanyam Mudaliar, D. (N.B.H.); 25; S.S.L.C.; Acting Clerk, Revenue Divisional office, Tiruvannamalai.  
1490 Sathyan, A. V. (B); 26; B.A.; Assistant, Treasury Deputy Collector's office, Vellore.  
1491 Srinivasa Rao, S. (B); 27; B.A.; Acting Clerk, Taluk office, Gajpettam.  
1493 Rappa Menon, K. (N.B.H.); 22; B.A.; Clerk, Collector's office, Vellore.

**VIRAGAPATAM.**

- 1494 Ramaswami, Y. B. (B); 26; S.S.L.C.; Clerk, Municipal office, Viragapalam.

**LIST OF FAILURES.**

[Note.—Candidates who were absent for part of the examination are regarded as having failed in the subject or subjects for which they were absent.]

**THE TRANSLATION TEST.**

Translation from English to Vernacular ... & Translation from Vernacular into English ...

Register number and subjects failed in Tamil.	Register number and subjects failed in Telugu.	Register number and subjects failed in Kannada.
490 a	45 a b	305 a b
508 a b	554 b	365 a
507 a	555 b	
508 b	451 a b	
509 a b	1117 b	
511 a	1118 b	
1199 b	1042 b	
1455 a b		







## SALT.

*Posting*—(1) M.R. Ry. A. K. Vasudevan Ayyar, Inspector, from the Tuticorin to the Tanjavar Circle.

(2) Mr. W. M. P. Hale, Inspector, from the Tanjavar to the Kollam Circle. To join expeditiously on relief.

(3) M.R. Ry. T. Rajagopal Ayyangar Ayyar, Inspector, from the Kollam to the Tuticorin Circle. To join expeditiously on relief.

L. K. SEARBY,

*Deputy Commissioner of Salt.*

Madras, 3rd March 1932.

## INCOME-TAX.

*Posting and appointment*—(1) Mr. S. M. P. Datta, Income-tax Officer, Nilgiris, is posted to the Coimbatore Circle, vice Mr. S. Arulampalam, proceeding on leave.

(2) Mr. P. R. Raghavaya Ayyangar, Assistant Taxation Officer, 114 Circle, Madras, is posted to act as Income-tax Officer, Nilgiris. (To proceed expeditiously, as relief by Mr. Kola Muruga.)

F. H. KENNEDY,

*Commissioner of Income-tax.*

Madras, 25th February 1932.

## ECCLESIASTICAL.

*Leave*—Mr. W. H. Bell, Registrar of the Diocese and Legal Secretary to the Bishop, has been granted leave without pay for seven months with effect from 17th March 1932.

*Appointment*—The Lord Bishop of Madras has appointed Mr. H. Neiland Jones and Mr. L. M. Tricker of Rome, King and Partridge, Solicitors and Notaries, Madras, to perform, jointly and severally the duties of the Diocesan Registrar and Legal Secretary to the Bishop during Mr. W. H. Bell's absence on leave.

(By order of the Right Reverend the Bishop of Madras.)

H. J. KENNEDY,

*Bishop's Chaplain.*

The Diocesan Office, Cathedral, Madras,  
24th March 1932.

## CO-OPERATIVE.

*Leave*—Under subsidiary rule 2 to Fundamental Rule 56, M.R. Ry. G. Vasanthakumari Chetti, Clerk, Deputy Registrar, Coimbatore, is granted, subject to conditions, leave on average pay for fifteen days from 9th March 1932.

D. N. STRATHFORD,

*Registrar of Co-operative Societies.*

Madras, 4th March 1932.

## FOREST.

*Leave*—Mr. A. N. Ananthakrishnan Murug, Deputy Conservator of Forests and Working Plans Officer, Wynad, is granted leave on average pay for ten days from the date of relief, with permission to prefer or affix the Forest holdings, provided the conditions in the subsidiary rule under Fundamental Rule 55 are satisfied.

R. D. ROCKHOLD,

*Chief Conservator of Forests.*

Madras, 1st March 1932.

## PUBLIC WORKS.

*Posting*—M.R. Ry. Venkateswamy Ayyar, Sub-charge Assistant Engineer, is posted, on return from leave, to the Madras Circle, for charge of a subdivision and to officiate as Assistant Engineer on Rs. 330 per mensem.

Madras, 25th February 1932.

*Posting*—M.R. Ry. Vengaloor Ramaswami Ayyar Venkateswamy Ayyar Ayyar, Supervisor, on return from leave, to the Tanjavar Circle, for charge of a subdivision and to officiate as Assistant Engineer on Rs. 330 per mensem.

*Leave and appointment*—(1) Under subsidiary rule 2 under Fundamental Rule 56, M.R. Ry. C. Srinivasan Raja Rao, Inspector of Bridges, Tanjavar Circle, is granted leave on average pay without medical certificate for twelve days from 24th March 1932. He is permitted to prefer a certificate and down to the subsidiary rule under Fundamental Rule 49 being fulfilled.

(2) Under the delegation under Fundamental Rule 49, Mr. J. L. Thompson, Officiating Chief Inspector of Bridges, is appointed to hold current charge of the Tanjavar Circle, in addition to his own duties, during the absence of M.R. Ry. C. Srinivasan Raja Rao.

N. SWAMINATHA AYYAR,

*Chief Engineer for Irrigation (General, Buildings and Roads).*

Madras, 2nd March 1932.

*Re-posting*—M.R. Ry. N. R. Raghavendra Rao, Officiating Assistant Engineer, posted to this Circle, for charge of a subdivision on the expiry of his leave on 9th March 1932 in Chief Engineer's Endorsement No. 74-R/22 G, dated 25th February 1932, is re-posted as Personal Assistant to the Superintending Engineer, Berwade Circle.

R. NARASIMHAN,

*Superintending Engineer, Berwade Circle.*

Berwade, 3rd March 1932.

*Re-posting*—(1) M.R. Ry. Panthamurthy Ayyar Srinivasan Ayyar Ayyar, Assistant Engineer, posted to this Circle, on return from leave in Chief Engineer's (Irrigation) No. 413-5/72 of 24th February 1932, is re-posted to the Coimbatore Water-works Division, for charge of the Pollachi subdivision, Pollachi.

(2) Pending the arrival of item (1) Mr. K. E. Marathe, Executive Engineer, Coimbatore Water-works Division, will relieve Mr. C. M. Desai, Assistant Executive Engineer, Pollachi subdivision, on the termination of 2nd March 1932 and will hold charge of the Pollachi subdivision in addition to his own duties.

K. W. P. WATSON,

*Superintending Engineer, Coimbatore Circle.*

Coimbatore, 25th February 1932.

*Re-posting*—M.R. Ry. Krishnaswami Venkateswamy Ayyar Ayyar, Assistant Engineer, posted to this Circle in the Chief Engineer's No. 74-R/22 G, dated 25th February 1932, is re-posted to the General Roadworks Division, Dindigul Division.



for charge of the Guntur subdivision, also Mr. M. Sundaravara Rao, transferred to the Tanjore Circle.

**F. C. L. CLEFT,**  
Superintending Engineer, Dindigul Division.  
Dindigul, 23rd February 1932.

**Re-posting.**—M. R. Ry. Venkateswaraiah Acharya Subaltern Acharya Awaraj, Officiating Assistant Engineer, posted to this Circle as Chief Engineer's Messenger No. 715-E22-4 dated 23rd February 1932, is re-posted to the Dindigul Division, for charge of the Tirunelveli subdivision.

**H. S. NORTHLEY,**  
Officiating Superintending Engineer, Madras Circle,  
Madras, 24th February 1932.

**Re-posting.**—M. R. Ry. Sikkanti Sundaravara Rao Awaraj, Assistant Engineer, posted to this Circle in the Chief Engineer's Messenger No. 74-E25-4, dated 23rd February 1932, is re-posted for the charge of No. 3 subdivision, Mayavaram, Revenue Division. The re-posting of M. R. Ry. P. G. Rameswari Ayyar Awaraj to this subdivision has been cancelled.

Tanjore, 3rd March 1932.

**Re-posting.**—(1) M. R. Ry. Vengal Rao Rameswari Ayyar Venkateswara Ayyar Awaraj, Engineer, posted to this Circle in the Chief Engineer's Notification No. 715-E22-C.R., dated 2nd March 1932, is, on action from leave, re-posted to the Grand Alcant Subalterns Headquarters General Assist, in relief of M. R. Ry. V. Venkateswara Ayyar Awaraj, Assistant Engineer, who is permitted to proceed on leave from date of relief.

(2) The re-posting of Mr. T. Grant Assistant Engineer, for the charge of Tiruchopoly (Tamil Nadu) subdivision and the transfer of M. R. Ry. A. Rameswari Ayyar Awaraj, Assistant Engineer, to the Grand Alcant subdivision, ordered in this Office No. 215-M/E, dated 24th February 1932, are cancelled.

**H. O'BRIEN,**  
Officiating Superintending Engineer, Tanjore Circle,  
Tanjore, 6th March 1932.

**Re-posting.**—M. R. Ry. Gopalaswami Sundaravara Ayyar Awaraj, Assistant Engineer, posted to this Circle, is re-posted to Tenkasi Division, for charge of Tiruchopoly subdivision, in relief of M. R. Ry. C. R. Rameswari Ayyar Awaraj, transferred to Madras Circle.

Tiruchopoly, 20th February 1932.

**Re-posting.**—M. R. Ry. Tiruchopoly Gopalaswami Ayyar Sundaravara Ayyar Awaraj, Assistant Engineer, posted to this Circle, is re-posted to Tiruchopoly Division, for charge of West subdivision, Madurai.

**A. W. ROBERT,**  
Superintending Engineer, Tiruchopoly Circle,  
Tiruchopoly, 2nd March 1932.

#### MEDICAL.

**Leave.**—M. R. Ry. V. Narayanasami Ayyar Awaraj, M.B.B.S., Assistant to the Professor of Surgery, Medical College, Tinnevely, leave on

sickness pay for four months from date of relief under Fundamental Rule 61.

Madras, 20th February 1932.

**Leave.**—In recognition of the orders issued, M. R. Ry. C. Gnanasami Awaraj, M.B.B.S., Civil Assistant Surgeon, leave on average pay without medical certificate for one day on 23rd November 1931 under Fundamental Rule 61.

Madras, 27th February 1932.

**Posting.**—M. R. Ry. K. J. Kandi Awaraj, M.B.B.S., Civil Assistant Surgeon, on transfer day at the Government Headquarters Hospital, Chennai, is posted as Assistant District Medical Officer, North Arcot and Assistant Superintendent, Government Headquarters Hospital, Villupuram, M. R. Ry. K. Madhava Rao Awaraj, M.B.B.S., Civil Assistant Surgeon, reported sick.

Madras, 7th March 1932.

**Leave.**—M. R. Ry. C. Chinnasami Pidi Awaraj, M.B.B.S., Lecturer in Pathology, Rajagopal Medical School, Madras, leave on average pay for four months from 11th March 1932 (normal).

M. R. Ry. C. Dhanasami Noddy Awaraj, Civil Assistant Surgeon, Government Headquarters Hospital, Madras, leave on average pay for four months and leave on half average pay for one year, eleven months and twenty-eight days from 1st March 1932 (normal).

(By order)

**P. K. WARRIER,**  
Personal Assistant to the Surgeon-General,  
Madras, 2nd March 1932.

#### GENERAL NOTIFICATIONS.

##### GOVERNMENT MUSEUM.

PANDEON ROAD, MADRAS.

Open on all days in the week, excepting Fridays, from 7 a.m. to 5 p.m. Admission free. Strictly reserved for ladies on the first Saturday of every month after 12 noon.

**F. H. GRAVELY,**  
Superintendent.

##### CONNEMARA PUBLIC LIBRARY.

GOVERNMENT MUSEUM BUILDING, MADRAS.

Open on all days in the week, October to March 7 a.m. to 5.30 p.m., and April to September 7 a.m. to 6 p.m.

Consultation of books is free to any person of 17 or more years of age. Books can also be borrowed by approved residents of Madras City and its vicinity. Applications for permission to borrow must be made by the applicant personally at the library. A deposit of Rs. 50 will be required from such borrowers.

No check issue can be made to residents in the museum, but the Connemara Public Library can apply to Government for sanction to lend to non-resident borrowers of authorized standing.

In Madras and its immediate vicinity books will be delivered at the residence of members on payment of a subscription of a rupee per quarter.

**F. H. GRAVELY,**  
Principal Librarian.

## IMPERIAL LIBRARY.

SECRETARIAT BUILDINGS, 4, ANJALAM EAST, CALCUTTA.

Open on  $\left\{ \begin{array}{l} \text{Week-days and Saturdays, from 10 a.m.} \\ \text{to 7 p.m.} \\ \text{Sundays and holidays, from 2 p.m. to} \\ \text{4 p.m.} \end{array} \right.$

The Imperial Library is also a Lending Library. It is free to all except children. There is no subscription to pay.

K. M. AHMADULLAH,  
Librarian.

## NOTIFICATIONS.

The Registrar of Co-operative Societies, Madras, has, under section 39 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the undermentioned societies, and has appointed the officers named against each to be liquidators under section 42 (1) of the same Act. This order will take effect on the expiry of two months from the date mentioned above each:-

25th February 1932.

Palkarandapuram Field Labourers' Co-operative Society No. C. 563753 in the Sattur taluk of the Ramnad district—Sub-Deputy Registrar, Ramnad.

Mosoori Adhivandhi Co-operative Society No. A. 532 in the Palai taluk of the Madurai district—Deputy Registrar, Madurai.

25th February 1932.

Uppinangudi Local Co-operative Union, Limited, No. M. L. 117 in the Pottur taluk of the South Kanara district—Deputy Registrar, Mangalore.

Senar Co-operative Society No. 6788 in the Madhal taluk of the South Kanara district—Sub-Deputy Registrar, Mangalore.

Puducherry Swarnavika Laxa Co-operative Society No. 5693 in the City of Madras—Deputy Registrar, Madras.

Kottur Co-operative Society No. 792 in the Sattur taluk of the Ramnad district—Sub-Deputy Registrar, Ramnad.

Vitalal Local Co-operative Union, Limited, No. 56167 in the Pottur taluk of the South Kanara district—Deputy Registrar, Mangalore.

27th February 1932.

East Kanna Co-operative Federation and Sale of Khaddar Cloth Society, Limited, No. H. 6751221 in the Sattur taluk of the Kottur district—Deputy Registrar, Ramnad.

Mullai Local Co-operative Union, Limited, No. 63754, 85 in the Maruthur taluk of the South Kanara district—Deputy Registrar, Mangalore.

Nandyal Palai Saravathi Co-operative Society, Limited, No. 67747, 233 in the Nandyal taluk of the Ramnad district—Sub-Deputy Registrar, Ramnad.

28th February 1932.

Kumbady Co-operative Society No. C. 457516 in the Kottur taluk of the Tirunelveli district—Deputy Registrar, Tirunelveli.

Sekkavarampatti Co-operative Society No. 533 in the Sattur taluk of the Ramnad district—Sub-Deputy Registrar, Ramnad.

1st March 1932.

Rajpal Co-operative Society No. 6784 in the Kottur taluk of the South Kanara district—Sub-Deputy Registrar, Mangalore.

Madhav Co-operative Credit Society No. 8715 in the Mangalore taluk of the South Kanara district—Sub-Deputy Registrar, Mangalore.

Deshmukharam Wagesworkers' Co-operative Credit Society No. 5323 in the Rajmundry taluk of the East Godavari district—Sub-Deputy Registrar, Rajmundry.

Valluram Field Labourers' Co-operative Society No. 4833 in the Ramachandrapuram taluk of the East Godavari district—Sub-Deputy Registrar, Rajmundry.

2nd March 1932.

Kallikonda Co-operative Society No. H. 716 in the Nandapeta taluk of the Kottur district—Deputy Registrar, Ramnad.

Derrachalpet Co-operative Society No. C. 52247 40 in the Sattur taluk of the Ramnad district—Sub-Deputy Registrar, Ramnad.

Kelipalli Agricultural Demonstration Co-operative Society, Limited, No. B. 155 in the Ramachandrapuram taluk of the East Godavari district—Deputy Registrar, Rajmundry.

Tanjore Co-operative Federation, Limited, No. T. 529 in the Tanjore district—Deputy Registrar, Tanjore.

The Registrar of Co-operative Societies, Madras, has, under section 39 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the undermentioned society, and has appointed the officer named against it to be liquidator under section 42 (1) of the same Act. This order will take effect on the expiry of two months from the date mentioned above:-

1st March 1932.

Ramachandrapuram Co-operative Society No. R. 1235 in the Cuddalore taluk of the South Arcot district.

The Registrar of Co-operative Societies, Madras, has, under section 40 of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the undermentioned society, and has appointed the officer named against it to be liquidator under section 42 (1) of the same Act. This order will take effect from the date mentioned above:-

1st March 1932.

Karimnagar Pudur Co-operative Society No. G. 2257476 in the Tirunelveli taluk of the Tirunelveli district—Deputy Registrar, Tirunelveli.

D. N. STRATHER,

Registrar of Co-operative Societies, Madras.

## UNCLAIMED PROPERTY

Notice is hereby given that the undermentioned items of property consisting of gold and silver jewellery, clothes, books and stationery, etc., remaining unclaimed at the office of the Commissioner of Police, Madras, up to 31st January 1932, will be disposed of as shown below on or after 1st September 1932 unless any person who may have a claim thereon appears before the undersigned and establishes his claim before that date.

(a) Items of property mentioned under 1 will be sold by public auction as unclaimed.

(b) Items mentioned under 2 will be returned to the donor.

1.

97507-122—A black watch-chain bearing "Flag brand No. 111," valued about Rs. 12.

97507-122—A watch-chain, gold, chain is silver, bearing "Flag—Sergeant, Madras—England," value Rs. 1.



## DEPARTMENT OF AGRICULTURE.

Statement showing the inland consumption and exports of raw cotton in the Madras Presidency for the week ending 25th February 1932.  
(Males—All figures are in bales of 450 lb. each.)

Variety of cotton.	In the previous year.					In the current year.						
	Week ending 25th February 1931.		Total from 1st February 1931 to 25th February 1931.			Current week.			Total from 1st February 1932 to date.			
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
	Received in bales.	Not reported by m.	Received in bales.	Not reported by m.		Received in bales.	Not reported by m.	Total.	Received in bales.	Not reported by m.	Total.	
Tinnevely .. ..	302	20	322	18	340	303	30	333	443	31	474	478
Bahara .. ..	250	—	250	—	250	30	—	30	494	—	494	494
Coimbatore .. ..	371	24	395	448	121	487	614	1,878	1,038	—	2,916	2,721
Korchi and Western ..	940	1,797	2,737	2,523	207	248	1,198	3,828	2,139	—	5,967	4,178
Coimbatore .. ..	—	—	—	1,813	30	140	260	49	2,817	—	2,866	2,901
Exports cotton .. ..	295	571	866	—	578	1,187	28	1,215	—	4,623	3,182	—
Total .. ..	2,258	2,672	7,108	2,324	2,301	1,212	3,058	13,215	13,215	230	23,429	—

(a) Receipts reported in the corresponding week of previous year by various mills.

(b) Receipts reported in the current week by various mills.

(c) Exports by sea in the current week—Coimbatore—Korchi and Western 302; Coimbatore 303; Coimbatore—304.

(d) Exports by sea in the current week—305; Coimbatore 306; Coimbatore 307; Coimbatore 308; Coimbatore 309; Coimbatore 310.

(e) Exports by sea in the current week—311.

(f) Exports and imports.

Quantity of cotton pressed in the ginning factories and of expressed cotton received at spinning mills in the Madras Presidency during the week ending 25th February 1932.

(Males—All figures are in bales of 450 lb. each.)

Variety of cotton.	In the previous year.					In the current year.						
	Cotton pressed in week ending 25th February 1931.		Expressed cotton received in week ending 25th February 1931.			Cotton pressed in week ending 25th February 1932.		Expressed cotton received in week ending 25th February 1932.				Spinning mills' estimate of the 1931-32 crop.
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	
Tinnevely .. ..	302	20	322	18	340	303	30	448	443	—	131,000	—
Bahara .. ..	250	—	250	—	250	30	—	494	1,072	—	115,500	—
Coimbatore .. ..	371	24	395	448	121	487	614	1,878	1,038	—	115,500	—
Korchi and Western ..	940	1,797	2,737	2,523	207	248	1,198	3,828	2,139	—	115,500	—
Coimbatore and others ..	—	—	—	1,813	30	140	260	49	2,817	—	23,400	—
Exports cotton .. ..	295	571	866	—	578	1,187	28	1,215	—	4,623	31	—
Total .. ..	2,258	2,672	7,108	2,324	2,301	1,212	3,058	13,215	13,215	230	400,000	—

Statement of cotton pressed in the Madras Presidency for the week ending 25th February 1932.  
(Section 5 (2) of the Cotton Ginning and Pressing Factories Act, 1930.)

Variety of cotton.	Number of bales pressed.			
	During the week.		During the corresponding week, last year.	
	(1)	(2)	(3)	(4)
Tinnevely .. ..	302	30	302	30
Bahara .. ..	250	—	250	—
Coimbatore .. ..	371	24	371	24
Korchi and Western ..	940	1,797	940	1,797
Coimbatore .. ..	—	—	—	—
Exports cotton .. ..	295	571	295	571
Total .. ..	968	2,692	968	2,692

Madras, 6th March 1932.

S. V. RAMAMURTHI,  
Director of Agriculture.



*Vital Statistics of the Municipal Towns of the Madras Presidency for the week ending 8th February 1932*

[illegible]

Wednesday, 2nd March 1929

\* *Business still growing*

Vital Statistics of the Municipal Towns of the Madras Presidency for the week ending 10th February 1924

[illegible]

\* All values are rounded.

Madras, 3rd March 1932.

## JUDICIAL NOTIFICATIONS.

## PROCLAMATION.

By virtue of a Decree to me directed by His Majesty's High Court of Judicature at Madras, I hereby proclaim and give notice that a Session of Oyer and Tenor and General Goal Delivery is and for Fort Saint George, the Town of Madras and the local limits thereof and the places and localities subordinate thereto will be held at the Court House of the Court at Madras aforesaid on Monday, the Fourth day of April, among the date fixed at 10.45 o'clock in the forenoon for the trial of all crimes and offences done or committed within Fort Saint George or the Town of Madras at the local limits thereof and places and localities subordinate thereto and dependent thereon.

And also that at the same time and place will be held a Session of Adjudication for the trial of all crimes and offences done or committed on the High Sea.

And I hereby require and enjoin all persons bound to prosecute and give evidence at the above Session of Oyer and Tenor and General Goal Delivery to be at the time and place above mentioned and not to depart without leave.

A. J. LEECH,  
Sheriff of Madras.

High Court, Madras,  
15th February 1931.

LIST OF DOCUMENTS LYING UNCLAIMED  
IN THE OFFICE OF THE REGISTRAR  
OF MADRAS-CHINGLEPUT.

1. Document No. 756 of 1930 of Book I, registered on 16th April 1930; value Rs. 75 executed by Krishnasami in favour of Raghunathan and deliverable to Lakshmintha Pillai.

2. Document No. 757 of 1930 of Book I, registered on 16th April 1930; lease-deed one year, executed by Raghunathan in favour of P. Maragana Mahalingam and deliverable to Lakshmintha Pillai.

3. Document No. 758 of 1930 of Book I, registered on 16th April 1930; value Rs. 75, executed by Raghunathan Nayakar and two others in favour of Krishnasami, deliverable to Lakshmintha Pillai.

4. Document No. 761 of 1930 of Book I, registered on 16th April 1930; lease-deed executed by Krishnasami in favour of P. Maragana Mahalingam, deliverable to Lakshmintha Pillai.

5. Document No. 158 of 1928 of Book 4, registered on 25th June 1928; agreement in consideration of marriage, executed by K. S. Krishnasami Reddi in favour of Ganga Bai, represented by guardian Sankari Bai Achari, released after delivery by the defendant as not pertaining to her daughter.

6. Document No. 1477 of 1930 of Book I, registered on 11th July 1930; lease-deed executed by M. Desappa Ayyangar in favour of Cepala Ayyangar, deliverable to the claimant.

7. Document No. 2155 of 1930 of Book I, registered on 27th October 1930 and received from Photo Office on 25th November 1930; lease-deed at an annual rental of Rs. 26 executed by S. Srinivasan Goundar in favour of Dasakrishnamurti, deliverable to Lakshmintha Pillai.

8. Document No. 4 of 1931 of Book 4, registered on 9th January 1931 and returned undelivered by

post office, general power-of-attorney executed by P. Ramalingam in favour of Rajayamudra Pillai, deliverable to Rajayamudra Pillai.

9. Document No. 58 of 1931 of Book 4, registered on 25th April 1931 and received from Photo Office on 4th May 1931; agreement No. 5,400, executed between the Native National Life Stock Bank, Limited, and K. Venkatasubba Rao, deliverable to M. V. Subba Rao.

10. Document No. 940 of 1931 of Book I, registered on 25th October 1931 and received from Photo Office on 12th October 1931; transfer of mortgage No. 444, executed by Annappa Nayakar, in favour of Balappa Nayadu and deliverable to S. Ganapathra Nayadu.

11. Document No. 1915 of 1931 of Book I, registered on 2nd December 1931, value Rs. 10,000, executed by K. A. Kappu Chetti in favour of Subbanna and deliverable to T. M. Rami Chetti.

12. Document No. 2571 of 1931 of Book I, registered on 27th November 1931, received from Photo Office on 2nd December 1931, value Rs. 3,500, executed by Subbannan Begum in favour of Akiba Bai and deliverable to M. Jha.

13. Document No. 147 of 1931 of Book I, registered on 24th January 1931, received from Photo Office on 4th February 1931, mortgage No. 2,500, executed between Govindan Bhargavan, S. P. S. R. M. Subbanna Chetti and V. K. M. Naraiah and deliverable to V. K. M. Naraiah.

14. Document No. 95 of 1931 of Book I, registered on 12th January 1931, received from Photo Office on 23rd January 1931; Rs. D. M. No. 490, executed by Haragopal in favour of Angappa Chetti and deliverable to the claimant.

15. Document No. 198 of 1931 of Book I, registered on 27th January 1931, received from Photo Office on 2nd February 1931; mortgage with possession No. 798, executed by Govinda Chetti and others in favour of Ganesan Chetti and deliverable to the claimant.

16. Document No. 127 of 1931 of Book I, registered on 27th January 1931, received from Photo Office on 2nd February 1931; lease-deed two years, at an annual rental of Rs. 84, executed between Govinda Chetti and others and Ganesan Chetti and deliverable to Ganesan Chetti.

17. Document No. 145 of 1931 of Book I, registered on 27th January 1931, received from Photo Office on 2nd February 1931; lease one year, annual rental of Rs. 125, executed between Govinda Chetti and Subbanna and deliverable to Ganesan Chetti.

18. Document No. 253 of 1931 of Book 4, registered on 4th February 1931, received from Photo Office on 15th February 1931, value Rs. 168, executed by Chinnai Ammal in favour of Vana Chetti and deliverable to V. Karappan Chetti.

19. Document No. 264 of 1931 of Book I, registered on 4th February 1931, received from Photo Office on 22nd February 1931; lease one year at an annual rental of Rs. 26, executed between Janga and Vana Chetti, and deliverable to V. Karappan Chetti.

NOTE.—A list of cases & will be issued for sale monthly of documents for every three days after the date the last three days from the date of registration or return of a document of Rs. 2. Documents of value less than Rs. 200 and returned after two years will be destroyed under section 55 of the Indian Registration Act.



# LIST OF CERTIFIED COPIES LYING UNCLAIMED IN THE OFFICE OF THE REGISTRAR OF MADRAS-CHINGLEPUT.

1. Copy of document No. 1338 of 1922 of Book I, applied for by S. Akbar Sahib on 15th August 1930 made ready on 13th August 1932 and deliverable to the applicant (C. No. 756 of 1930).

2. Copy of document No. 2174 of 1930 of Book I, applied for by Kavalakrishna Pillai on 30th December 1930, made ready on 19th December 1932 and deliverable to the applicant (C. No. 1255 of 1930).

3. Copy of document No. 24 of 1931 of Book I, applied for by Abdul Halim Sahib on 4th February 1931, made ready on 11th February 1932 and deliverable to the applicant (C. No. 104 of 1931).

4. Copy of document No. 38 of 1931 of Book I, applied for by Abdul Halim Sahib on 4th February 1931, made ready on 11th February 1932 and deliverable to the applicant (C. No. 105).

5. Copy of document No. 115 of 1931 of Book I, applied for by Q. Abdul Halim Sahib on 11st January 1931, made ready on the 29th February 1932 and deliverable to the applicant (C. No. 491).

6. Copy of document No. 176 of 1931 of Book I, applied for by Q. Abdul Halim Sahib on 21st January 1931, made ready on 29th February 1932 and deliverable to the applicant (C. No. 50 of 1931).

7. Copy of deposition of Zahmedara Meddara, an contractor with document P. No. 1 of 1930 applied for by A. C. Mahadara Meddara on the 4th June 1931 and made ready on the 4th June 1932, deliverable to the applicant (H. C. No. 85 of 1931).

8. Copy of document No. 1615 of 1931 of Book I, applied for by Panappa Nader on 29th July 1931 and made ready on 10th November 1932 and deliverable to the applicant (C. No. 672 of 1931).

9. Copy of document No. 2422 of 1931 of Book I, applied for by Marappa Chatterjee on 16th December 1931, made ready on 5th January 1932 and deliverable to the applicant (C. No. 1298).

10. Copy of document No. 147 of 1932 of Book I, applied for by Venkata Varada Ayyangar on 26th January 1932, made ready on 10th February 1932 and deliverable to the applicant (C. No. 75 of 1932).

11. Copy of document No. 294 of 1932 of Book I, applied for by Saradamba Sornappa on 1st February 1932, made ready on 19th February 1932 and deliverable to the applicant (C. No. 112 of 1932).

Note.—Certified copies lying unclaimed for over two years will be destroyed under section 47 of the Act on 1st August 1932.

# LIST OF ENCUMBRANCE CERTIFICATES LYING UNCLAIMED IN THE OFFICE OF THE REGISTRAR OF MADRAS-CHINGLEPUT.

1. Encumbrance certificate No. 726 of 1930 in respect of General Search No. 675 of 1930, presented in *exemplum* with a certified copy by V. N. Ramaswami Rao and deliverable to the applicant.

2. Encumbrance certificate No. 722 of 1930 in respect of General Search No. 522 of 1930, applied for by E. Subapathi Mudaliyar on 7th August 1930, made ready on 17th August 1932 and deliverable to the applicant.

3. Encumbrance certificate No. 1031 of 1932 in respect of General Search No. 1325 of 1930,

applied for by Dhanpal Chami, on 6th November 1930, made ready on 6th November 1932 and deliverable to the applicant.

4. Encumbrance certificate No. 1257 of 1930 in respect of General Search No. 1250 of 1930, applied for by Subrahmanya Dasan on 24th November 1930, made ready on 24th November 1932 and deliverable to the applicant.

5. Encumbrance certificate No. 30 of 1932 in respect of General Search No. 30 of 1932, applied for by V. S. Nataraj Aiyar on 6th February 1932 made ready on 10th February 1932, and deliverable to the applicant.

6. Encumbrance certificate No. 111 of 1932 in respect of General Search No. 111 of 1932, applied for by Balakrishna Karmali on 16th February 1932, made ready on 16th February 1932 and deliverable to the applicant.

7. Encumbrance certificate No. 112 of 1932 in respect of General Search No. 112 of 1932, applied for by Danababu Karmali on 16th February 1932, and deliverable to the applicant.

Note.—Encumbrance certificates lying unclaimed over two years will be destroyed.

F. S. DEBBELLIO,

Registrar, Madras-Chingleput.

Madras, 22nd February 1932.

# ADJOURNMENT OF COURTS.

Notice is hereby given that the District and Sessions Courts of Chingleput and the Court of the Subordinate Judge of Berhampur will be adjourned for the usual sittings from Monday, the 2nd May 1932 to Saturday, the 2nd July 1932; both days included. The Courts of the District Munsifs of Aisle, Berhampur, Sengap and Chinnai, and the Court of the Criminal Receiver, Chingleput, will be adjourned from Monday, the 2nd May 1932 to Sunday, the 12th day of June 1932, both days included.

2. During the above adjournment except applications for grant of copies and for service and execution of processes will be received by the Courts during the adjournment.

3. The offices of the courts and process servers and execution departments will accordingly be kept open throughout the vacation.

4. The offices of the other departments will remain closed.

5. The Criminal Receiver will make provision for the transaction of urgent work during the vacation.

6. Urgent applications for bail during the Sessions Judge's absence from the division, should be made to the High Court at Madras.

A. C. HANFELL,

District and Sessions Judge.

Berhampur, 25th February 1932.

Notice is hereby given that the Courts in the District of Ramanad will be closed for the usual vacation as follows:

1. The District and Sessions Court of Ramanad, the Court of the Assistant Sessions Judge of Ramanad and the Courts of the Subordinate Judges of Ramanad, Sengapam and Dindakotta for two months from Monday, the 16th April 1932 to Saturday, the 16th June 1932, both days included.

2. The Courts of the District Munsifs of Sengapam, Mammachan, Sattur and Devakottai for six weeks from Monday, the 16th April 1932 to Saturday, the 24th May 1932, both days included.

3. The Courts of the District Munsifs of Pannakudi, Sengapattur and Ramanad and the Court of

the Official Receiver of Madras for six weeks from Monday, the 16th May 1932 to Saturday, the 26th June 1932, both days inclusive.

5. No plaints or petitions except applications for grant of copies and for service and execution of processes will be received during the adjournment. The offices of the Civil and Criminal Courts and the offices of the other departments will be kept open throughout the vacation and the offices of the other departments will remain closed during the period.

6. Urgent applications for bail during the Sessions Judge's absence from the division during the recess should be made to the High Court of Madras.

7. The Official Receiver will make due provision for transacting of urgent work in his court during the recess.

**D. S. SANKARA AYYAR,**  
*District and Sessions Judge.*

Madras, 24th February 1932.

Notice is hereby given that the Courts in the East Tanjore district will be closed for the annual recess as follows:—

1. (1) The District and Sessions Court of East Tanjore at Nagapattinam and the Courts of the Subordinate Judges of Nagapattinam, Tiruvarur and Nagavaram will be closed for five months from Monday, the 25th April 1932 to Saturday, the 26th June 1932, both days inclusive.

(2) The Courts of the District Munsifs of Tiruthirupathi, Nagavaram and Nilgudi and the Court of the Official Receiver, Nagapattinam, for six weeks from Monday, the 25th April 1932 to Saturday, the 26th June 1932, both days inclusive.

(3) The Courts of the District Munsifs of Nagapattinam and Tiruvarur for six weeks from Monday, the 16th May 1932 to Saturday, the 26th June 1932, both days inclusive.

II. During the adjournment, no plaint or petition, except applications for grant of copies and for service and execution of processes shall be received by the District Courts of any grade.

The offices of the appropriate process service and execution departments shall accordingly be kept open throughout the vacation.

The offices of the other departments shall remain closed.

Arrangements shall, however, be made—

(1) for transacting to the High Court records in appeals, etc., and

(2) for all administrative correspondence.

III. Urgent applications for bail during the Sessions Judge's absence from the division should be made to the High Court of Judicature at Madras.

**F. G. BUTLER,**  
*District and Sessions Judge.*  
Nagapattinam, 1st March 1932.

The following shall be substituted for paragraphs 2 and 3 of the notification, dated 25th January 1932, issued by this Court and published at page 215, Part II of the Port St. George Gazette, dated 2nd February 1932:—

"2. During the adjournment, no plaint or petition except applications for grant of copies and for service and execution of processes shall be received.

The offices of the appropriate and process service and execution departments shall accordingly be kept open throughout the vacation.

3. Urgent applications for bail during the adjournment should be made to the High Court of Judicature at Madras."

**F. G. BUTLER,**  
*District and Sessions Judge.*  
Tanjore, 24th February 1932.

#### NOTICE

##### ROOMS.

A dividend is intended to be declared in the undermentioned estates. Those who have not proved their claims on or before the 15th day of March 1932 will be excluded from the dividend.

Petition number.	Name of estate.	Number of creditors.
251 of 1931	Y. K. Krishnaiah	11
252 of 1931	Rama Krishnaiah Chetti & Son.	11
81 of 1932	B. Manjannaiah Naidu	11
21 of 1932	M. Subramanyam, Mudaliyar and Madhaviah Mudaliyar.	11
204 of 1932	G. C. Venkatasubramanian	11
75 of 1932	A. P. S. Balan Dutt	1
253 of 1932	T. Pappaswami Chetti (deceased)	11
111 of 1932	T. Thevaraswami Achari	1

High Court, Madras, 24th February 1932. **F. H. WILSON,**  
Official Assignee.

#### IN THE HIGH COURT OF JUDICATURE

##### AT MADRAS.

##### COMMON SUE.

##### RETURNED BY JURY LIST.

##### Notice.

The Clerk of the Crown hereby gives notice that the Jury List for the year 1932-33 are now under revision and requests that any errors therein may be brought to his notice not later than the 26th day of April next before the issue of the final list.

**R. SATYANURTHI AYYAR,**  
*Clerk of the Crown.*  
Crown Office, High Court, Madras,  
2nd March 1932.

#### INSOLVENCY PETITIONS.

No. 43 of 1932, DISTRICT COURT, BELLARY.  
M. Gopalakrishna Mudaliyar, son of M. Vasudeva Mudaliyar, Advocate, Bellary—Petitioner (Debtors).  
Debtors: Ganesha Rao, Brahman, Pundar, Hoopet—Creditors—petitioner (Debtor).

Notice is hereby given under section 30 of Act V of 1926 that the above-named, counter-petitioner (debtor) has been adjudged as an insolvent by an order of the Court dated 12th February 1932 and that the Court has ordered that the debtor should apply for discharge within one year from 12th February 1932 and that the creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 90 of 1932, DISTRICT COURT, BELLARY.  
Loka Narappa, son of Loka Ramappa of Allipattur, Bellary taluk—Petitioner (Debtor).  
Nagappa Ramappa and others—Creditors—petitioners (Creditors).

Notice is hereby given under section 30 of Act V of 1926 that the above-named petitioner

petition) has been adjudged as an insolvent by an order of the Court dated 22nd February 1932 and that the Court has ordered that the debtor should apply for discharge within one year from 22nd February 1932 and that the creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 6 of 1932, DISTRICT COURT, BELLARY.  
Balkrishna Shetty, son of Adappa, residing at Gudakoti, Adoni taluk—Petitioner (debtor).  
The Firm of Thimbalah Gooty Pannappa and Sons, by managing partner Thimbalah and others—Creditors—Petitioner (creditors).

Notice is hereby given under section 19 (2) of Act V of 1930 that the petitioner has filed this petition to adjudicate him as insolvent and that the 4th day of April 1932 is fixed for final hearing. All persons who intend objecting to the said petition are required to appear on the said date in person or by valid and they are to submit grounds of their opposition in writing three clear days before the day of hearing exclusive both of the day of giving such notice and of the said day of hearing.

No. 7 of 1932, DISTRICT COURT, BELLARY.  
Kannuriah Chinnabhatta, son of Millaappa, and Kumbappa, son of Millaappa, residents of Gudakoti, Heggadi taluk—Petitioner (debtor).  
Ankappa Postappaiah Seta, Virappaiah and others—Creditors—Petitioner (creditors).

Notice is hereby given under section 19 (2) of Act V of 1930 that the petitioner has filed this petition to adjudicate them as insolvents and that the 4th day of April 1932 is fixed for hearing. All persons who intend objecting to the said petition are required to appear on the said date in person or by valid and they are to submit grounds of their opposition in writing three clear days before the day of hearing exclusive both of the day of giving such notice and of the said day of hearing.

C. G. MACKAY,  
Bellary, 26th February 1932. District Judge.

No. 15 of 1931 (L.A. No. 42 of 1932),  
DISTRICT COURT, EAST GOSNABAD.

Kalaga Kariyappa—Petitioner (insolvent).

Twenty Tinkata Kanneverra Rao and twenty-five others—Debtors—Petitioner (creditors).

Notice under section 41 (1) of Act V of 1930. The above-named petitioner has applied to this Court on 27th January 1932 to grant him an absolute order of discharge. That the petition stands placed to 4th April 1932 for hearing in this Court. Every creditor of the petitioner who has proved his debt before the Official Receiver, East Godavari, is entitled to appear either in person or by pleader at 11 a.m. on 4th April 1932 in this Court and oppose the discharge, provided he has served upon the petitioner and on the Receiver, the required notice.

No. 18 of 1931, DISTRICT COURT, EAST GOSNABAD.

Pandya Hanuma and six others—Petitioner (debtor).

Munda Narayana and seventeen others—Debtors—Petitioner (creditors).

Notice under section 30 of Act V of 1930. The above-named petitioners were adjudicated insolvents by the Court on 24th February 1932. All

the creditors of the above-named petitioners should prove their debts before the Official Receiver, East Godavari, as required under the rules. The petitioners have been granted time till 22nd February 1932 to apply for their final discharge.

No. 43 of 1931, DISTRICT COURT,  
EAST GOSNABAD.

Acharya Venkanna and another—Petitioner (creditors).

Dowry Telabhatta, alias Subbarao—Respondent (debtor).

Notice under section 30 of Act V of 1930. The above-named respondent was adjudicated as insolvent by this Court on 26th February 1932. All the creditors of the above-named respondent should prove their debts before the Official Receiver, East Godavari, as required under the rules. The respondent has been granted time till 22nd February 1932 to apply for his final discharge.

K. P. LAKSHMANA RAO,  
District Judge.

Belkharwar, 26th February 1932.

No. 2 of 1932, DISTRICT COURT,  
WHITE TANKUR.

Rameswami Veludo, son of Annachala Veludo, residing at Managachala, Pattabirahalli taluk and months—Petitioner (debtor).

Thannoddi Chettiyar and seventeen others—Respondents (creditors).

Notice is hereby given that the above-named petitioner has applied in this Court to be adjudged insolvent and that the said petition is posted to 26th March 1932 for hearing.

E. G. RABIER,  
District Judge.

Tanjore, 26th February 1932.

No. 9 of 1931, DISTRICT COURT, TIRUPATTUR.

Meganda Rattappa, son of Chinnappa, 38 years, Talaga, cultivator, residing at Velupada, Chennampalli taluk—Petitioner (insolvent).

Guduvada Andappa, son of Appanna, 46 years, Telaga, cultivator, residing at Kappanna, Thirupattur Taluk, son of Chinnappa, 20 years, Telaga, cultivator, residing at Kappanna, The Bazaar of Vinnamangudi, Vinnamangudi, Attali Rattappa, son of Rattanna, 25 years, Telaga, cultivator, residing at Velupada, Chennampalli taluk. Panna Rameswami, son of Rameswami, 35 years, Telaga, cultivator, residing at Velupada, Chennampalli taluk, Nellore Taluk. Appalaiah, son of Venkanna, 20 years, Telaga, cultivator of Gudakoti, Nellore Taluk. Narayanaiah, 40 years, Telaga, cultivator of Gudakoti, Nellore Taluk. Appalaiah, son of Narayana, 22 years, Telaga, cultivator of Velupada, Chennampalli taluk. Lakshmana, 40 years, Telaga, cultivator of Jada, Nellore Taluk. Appalaiah, son of Narayanaiah, 50 years, Telaga, cultivator of Velupada and Sripada, Nellore Taluk. Lakshmana, son of Narayana, 40 years, Telaga, cultivator, of Kappanna—Debtors—Petitioner (creditors).

Notice is hereby given under section 30 of Act V of 1930 that the petitioner above named has been adjudged insolvent by an order of this Court dated 19th February 1932, that all the creditors

of the above-named petitioner should prove their debts as soon as possible before the Official Receiver, Vengalpet, and that time is given to apply for discharge till 14th January 1932.

V. PANDURANG ROW,  
District Judge.

Vengalpet, 26th February 1932.

No. 7 of 1932, Sess-Court, CHITTOOR.

Chintala Nageswara—Petitioner.  
Ayyappa Palla Reddi and eleven others—  
Creditors.

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court for declaring him as an insolvent and that the petition stands posted to 25th March 1932 for hearing. Any creditor wishing to oppose the same may do so either in person or by valid on the said date.

No. 11 of 1932, Sess-Court, CHITTOOR.

Gottam Manuvarani Nayudu—Petitioner.  
S. Jagannatha and five others—Creditors.

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court for declaring him as an insolvent and that the petition stands posted to 29th March 1932 for hearing. Any creditor wishing to oppose the same may do so either in person or by valid on the said date.

A. SPENHARDT RAO,  
District Judge.

Chittoor, 2nd March 1932.

No. 51 of 1931, Sess-Court, COCHIN.

Maheshi Krishnaswami of Kattappan—Petitioner.  
Sree Narayana Kurian and others—Creditors.

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1920 that the above-named petitioner applied to this Court for being adjudged insolvent and that the same stands posted to 25th March 1932 for hearing.

No. 53 of 1932, Sess-Court, COCHIN.

Katha Jagannathan of Chelakkal—Petitioner.  
Venkatesh Challa Sripada and others—Creditors.

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1920 that the above-named petitioner applied to this Court for being adjudged insolvent and that the same stands posted to 1st April 1932 for hearing.

No. 58 of 1931, Sess-Court, COCHIN.

Pattam Appachandran and Pattam Rameshwar of Kottapattanam—Petitioner.  
Konda Sankaran and others—Creditors.

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1920 that the above-named petitioner applied to this Court for being adjudged insolvent and that the same stands posted to 1st April 1932 for hearing.

No. 59 of 1931, Sess-Court, COCHIN.

Venkatappa Pappayyan—Petitioner.  
Venkateshwar Srinivasan Sastri of Piliappan—  
Depositor No. 1.

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1920 that the

above-named petitioner applied to this Court for adjudging the respondent No. 1 insolvent and that the same stands posted to 1st April 1932 for hearing.

No. 13 of 1932, Sess-Court, COCHIN.  
Jasti Venkataswami of Kattappan—Petitioner.  
Nallam Subbarayudu and others—Creditors.

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1920 that the above-named petitioner applied to this Court for being adjudged insolvent and that the same stands posted to 25th March 1932 for hearing.

No. 14 of 1932, Sess-Court, COCHIN.

Sengul Kallappa of Madakkal—Petitioner.  
Mutha Challa Subbarayudu and others—Creditors.

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1920 that the above-named petitioner applied to this Court for being adjudged insolvent and that the same stands posted to 25th March 1932 for hearing.

No. 15 of 1932, Sess-Court, COCHIN.

Chintapalli Sanyasathala alias Sanyasa of Madakkal—Petitioner.  
Venkatesh Venkatesh and others—Creditors.

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1920 that the above-named petitioner applied to this Court for being adjudged insolvent and that the same stands posted to 29th March 1932 for hearing.

No. 16 of 1932, Sess-Court, COCHIN.

Gunda Pottanna of Chodiyal—Petitioner.  
Chellappa Sanyasathala and others—Creditors.

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1920 that the above-named petitioner applied to this Court for being adjudged insolvent and that the same stands posted to 29th March 1932 for hearing.

No. 17 of 1932, Sess-Court, COCHIN.

(1) Madhetti Venkatesh, (2) Madhetti Pottanna and (3) Madhetti Challa Rao, minor by his tutor and next blood rel. petitioner, of Comanda—  
Creditors.

Mutha Venkatesh and others—Creditors.

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1920 that the above-named petitioner applied to this Court for being adjudged insolvent and that the same stands posted to 5th April 1932 for hearing.

No. 18 of 1932, Sess-Court, COCHIN.

Ramesh Choudhary of Kattappan—Petitioner.  
Jasti Pappayyan and others—Creditors.

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1920 that the above-named petitioner applied to this Court for being adjudged insolvent and that the same stands posted to 5th April 1932 for hearing.

No. 19 of 1932, Sess-Court, COCHIN.

Pottam Venkateshwar, Pottam Krishnaswami and Pottam Rameshwar, of Comanda—  
Petitioner.

C. V. Narayana Chetti and Company and others—  
Creditors.

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1920 that the

abovementioned petitioners applied to this Court for being adjudged insolvent and that the same stands posted to 16th April 1932 for hearing.

S. VARADA ACHARYA,  
Subordinate Judge.

Cowanda, 23th February 1932

No. 25 of 1931, Sess-Court, Cuddalore.

Arumuga Pillai—Petitioner.

Vijayaram Padayachi—First Respondent.

Under section 30, notice is hereby given that the abovementioned first respondent in this case has been adjudged insolvent by order of this Court, dated 22nd January 1932, and that he should apply for discharge on or before 22nd January 1932. Creditors should prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 37 of 1931, Sess-Court, Cuddalore.

Mankia Chetti and Lakshminarasappa Chetti—Petitioners.

M. K. Guruswami Chetti and N. K. Linghi Chetti—Respondents.

Under section 30, notice is hereby given that the abovementioned respondents in this case have been adjudged insolvent by order of this Court, dated 25th February 1932, and that they should apply for discharge on or before 6th August 1932. Creditors should prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 40 of 1931, Sess-Court, Cuddalore.

Siva Chakrabarti Chetti, Keakha Chetti, Arumuga Chetti, Sarapanarasami Chetti, Subramanian Chetti and Rajaratnam Chetti—Petitioners.

Pagumalai, etc.—Respondents.

Under section 30, notice is hereby given that the abovementioned petitioners in this case have been adjudged insolvent by order of this Court, dated 12th January 1932, and that they should apply for discharge on or before 12th January 1932. Creditors should prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 42 of 1931, Sess-Court, Cuddalore.

Krishnaswami Nair and others—Petitioners.  
Adipapathi Mahalingam—Respondent.

Under section 30, notice is hereby given that the abovementioned respondent in this case has been adjudged insolvent by order of this Court, dated 12th February 1932, and that he should apply for discharge on or before 12th February 1932. Creditors should prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 43 of 1931, Sess-Court, Cuddalore.

Yongappa Samathi and Panna Samathi—Petitioners.

Mahadevi Gani Revastar, etc.—Respondents.

Under section 30, notice is hereby given that the abovementioned petitioners in this case have been adjudged insolvent by order of this Court, dated 16th January 1932, and that they should apply for discharge on or before 16th February 1932. Creditors should prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 45 of 1931, Sess-Court, Cuddalore.

Srinivasan Pillai—Petitioner.

Srinivasan Chetti, etc.—Respondents.

Under section 30, notice is hereby given that the abovementioned respondent in this case has been adjudged insolvent by order of this Court, dated 17th February 1932, and that he should apply for discharge on or before 10th February 1932. Creditors should prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 48 of 1931, Sess-Court, Cuddalore.

Srinivasan Pillai—Petitioner.

Chinnathambi Gnanasami, Sulepatti Gnanasami and Rajaram Gnanasami—Respondents.

Under section 30, notice is hereby given that the abovementioned respondents in this case have been adjudged insolvent by order of this Court, dated 12th February 1932, and that they should apply for discharge on or before 10th May 1932. Creditors should prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 49 of 1931, Sess-Court, Cuddalore.

Dondalevarai Reddi—Petitioner.

Arumugala, Nair, etc.—Respondents.

Under section 30, notice is hereby given that the abovementioned petitioner in this case has been adjudged insolvent by order of this Court, dated 11th February 1932, and that he should apply for discharge on or before 11th February 1932. Creditors should prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 5 of 1932, Sess-Court, Cuddalore.

Sathya Reddi, son of Raj Reddi, Kottamangalam, etc.—Petitioner.

Sethuram Reddi, etc.—Respondents.

Section 19 (1). Petition to adjudicate petitioners insolvent stands posted to 16th April 1932 for hearing.

L. NARAYANA AYYAR,  
Subordinate Judge.

Cuddalore, 24th February 1932.

No. 6 of 1930 (M.P. No. 30 of 1930).  
Ses-Court, Dindigul.

Velupatha Deskar, son of Dhanappa Deskar, at Pichion—*Petitioner (Defendant)*.  
Pala Dhandakallapud, Aranthkottam, through its trustee Mangam Kandaswami and others—*Respondents (Creditors)*.

Notice under section 42 (1) of Act V of 1930 is hereby given that the above-named petitioner has applied to grant him an order of absolute discharge and the application stands posted to 12th March 1932 for hearing in this Court.

No. 64 of 1931, Ses-Court, Dindigul.

Takerevelakannan Nayudu, son of Ganesappa Nayudu, at Rajagopalapatti, Thamarasamudhan village, Pongalalur taluk—*Petitioner (Debtor)*.

Arumugam Nadar and others—*Respondents (Creditors)*.

Notice under section 30 (2) of Act V of 1930 is hereby given that the above-named petitioner has been adjudged insolvent by order of this Court, dated 29th February 1932. Time for discharge, one year. All creditors should prove their claims as soon as possible before the Official Receiver, Madras, in the form prescribed under the rules.

No. 2 of 1932, Ses-Court, Dindigul.

Nalla Mahalingam Ravutari and two others—*Petitioners (Creditors)*.

Ayia Milla Kandaswami, son of Kanyappa Kandaswami at Kappaswami, Kandalur, Kattur village, Puli taluk—*Respondent (Debtor)*.

Notice under section 30 (2) of Act V of 1930 is hereby given that the above-named respondent has been adjudged insolvent by order of this Court, dated 21st February 1932. Time for discharge, one year. All creditors should prove their claims as soon as possible before the Official Receiver, Madras, in the form prescribed under the rules.

T. SUNDARAM AYYAR,  
Subordinate Judge.

Dindigul, 29th February 1932.

No. 3 of 1932, Ses-Court, Kumbakonam.

T. S. Ramaswami Ayyangar—*Petitioner (Creditor)*,  
K. S. Ramaswami Ayyar—*Respondent (Debtor)*.

Notice is hereby given under clause (2) of section 19 of Act V of 1930, that the petitioner has applied to this Court to adjudge respondent as insolvent and that his application stands posted for hearing to 16th April 1932 before this Court. Any person wishing to oppose the said application may appear before this Court either in person or by advocate on the said date.

M. SUBRAMANYA AYYAR,  
Subordinate Judge.

Kumbakonam, 2nd March 1932.

No. 84 of 1932 (L.A. No. 45 of 1932).  
Ses-Court, Madras.

T. M. Desandra Ayyar, son of Thegappa Manam, son of Ayyar at Kappaswami, Kumbakonam, Madras town—*Petitioner (Defendant)*.  
V.P.L.R. Firm through partner Arumugam Chetty and others—*Respondents (Creditors)*.

Notice is hereby given that the above-named petitioner has applied to this Court under section

41 of Act V of 1930 praying for an order of absolute discharge and that the said petition stands posted to 12th April 1932 for hearing in this Court.

No. 93 of 1931, Ses-Court, Madras.

Narayana Rao, son of Baluba Rao and K. Narayana Rao, son of Guruswami Ayyar both residing at Vyasarajapuram Agalakkottam, Madras town—*Petitioners (Debtors)*.

Narayana Ayyar and others—*Respondents (Creditors)*.

Notice is hereby given that the above-named petitioners (debtors) have applied to this Court under section 42 (1) of Act V of 1930, praying to be adjudged as insolvent and that the said petition stands posted to 12th April 1932 for hearing in this Court.

No. 35 of 1931, Ses-Court, Madras.

P. Panchal Achar, son of Panchal Achar, West Main street, Madras—*Petitioner (Creditor)*.

T. S. Sivaswami, son of T. A. Subramania Ayyar at No. 179, West Main street, Madras and K. Sankaran Ayyar at No. 15, Thiruvannamalai, repaid street, Madras—*Respondents 1 and 2 (Debtors)*.

Notice is hereby given that the above-named petitioner (creditor) has applied to this Court under sections 7, 9 and 11 of Act V of 1930 praying to adjudge the debtors as insolvents and that the said petition stands posted to 12th April 1932 for hearing in this Court.

B. V. PADMANABHA AYYANGAR,  
deputied Subordinate Judge.

Madras, 27th February 1932.

No. 17 of 1931, Ses-Court, Mannaruram.

Santi Ramaswami—*Petitioner (Debtor)*.

Sati Gubbai Sengal & Co. and others—*Respondents (Creditors)*.

Notice is hereby given under section 30 of the Insolvency Act V of 1930 that the above-named respondents have been adjudged insolvents by the order of this Court, dated 21st January 1932. Official Receiver is appointed receiver of the debtors' estate. Creditors to prove their claims before the Official Receiver. Time for discharge, one year.

T. R. NARASIMHAMURTI SASTRI,  
Principal Subordinate Judge.  
Mannaruram, 12th February 1932.

No. 4 of 1932, Ses-Court, Mattavaram.

Subbaya Chetty, son of Chokkappa Chetty, at Karukkam Chetty street, Karad kattu, Majaram—*Petitioner (Debtor)*.

Somasundaram Pillai and three others—*Respondents (Creditors)*.

Notice is hereby given under clause (2) of section 19 of Act V of 1930 that the above-named petitioner (debtor) has applied to this Court to adjudge him as insolvent and the said petition stands posted to 21st March 1932 for hearing. Any creditor wishing to oppose the said petition may appear before the Court in person or by advocate on the said day.

## No. 3 of 1932, SUD-COURT, MAYAVARAM.

Nathan Ayyar, son of Alangudi, Dani Ayyar, at Kumbakonam, Sathyam mantri—*Petitioner (Debtor)*.  
Vasanthakumari Ayyar and sons, others—*Respondents (Creditors)*.

Notice is hereby given under clause (b) of section 19 of Act V of 1920 that the above-named petitioner (debtor) has applied to this Court to adjudge him an insolvent and the said petition stands posted to 26th March 1932 for hearing. Any creditor wishing to oppose the said petition may appear before the Court in person or by pleader on the said day.

G. GOTTENBAN NAYAR,  
Subordinate Judge.

Mayavaram, 2nd March 1932

## No. 27 of 1932, SUD-COURT, THE NICHOLES.

D. Anthony Gnan, son of D. Durgaswamy, an Indian Christian, aged about 55 years, residing at Hospital street, Wellington—*Petitioner (Insolvent)*.  
The Station Staff Officer, Wellington and others—*Creditors*.

Notice is hereby given under section 41 of Act V of 1920 that the insolvent above-named has applied to this Court for his discharge and the petition is posted to 8th April 1932 for hearing.

A. VERGHESE,  
Subordinate Judge.

Ootacamund, 1st March 1932.

## No. 9 of 1932, SUD-COURT, OTTAPALAM.

A. A. Subrahmanya Swamikal and others—*Petitioners*.  
(1) Vela Pillai's son family members Perikandappan Pillai and (2) son Velupillai Pillai of Varkala mission and donors, Puthalath—*Respondents*.

Notice is hereby given under section 26 of the Provincial Insolvency Act that the respondents above named have been adjudged insolvent by order of this Court, dated 25th February 1932 and that they are directed to apply for discharge within one year from that date. All creditors of the Insolvencies should prove their claims before the Official Receiver of South Malabar as soon as possible by delivering or sending by registered post an affidavit as required by the rules.

## No. 10 of 1932, SUD-COURT, OTTAPALAM.

Pethakath Kishan Menon of Arjoon, Thakkamurud dress, Ottapalam mission, Willerud—*Petitioner*.

F. Ayyappa and others—*Respondents*.

Notice is hereby given under section 16 (2) of Act V of 1920 that the above-named petitioner has applied to this Court to adjudge him an insolvent and that his application stands posted to 4th April 1932. Any creditor wishing to oppose the said application may appear before this Court either in person or by vald on the said date.

T. R. VENKATESWARA AYYAR,  
Subordinate Judge.

Ottapalam, 25th February 1932.

## No. 17 of 1932 (L.A. No. 112 of 1932), SUD-COURT, RANIGALA.

(1) Chappa Gopala Ayyappa, son of Ranganatha Ayyappa, residing at Velupuram village, Insolvency petition, and (2) Ranganatha Ayyappa, son of first petitioner, residing at Velupuram village, Insolvency petition—*Petitioners (Insolvent)*.  
Ranganatha Ayyappa and others—*Respondents (Creditors)*.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court to grant them an absolute order for discharge and that the petition is posted to 2nd April 1932.

K. M. KRISHNA KURUP,  
Principal Subordinate Judge.

Madurai, 25th February 1932.

## No. 35 of 1932, SUD-COURT, TENALI.

Sat: Sengal Lachman and Company, Tenali—*Petitioner (Insolvent)*.

(1) Sakthivel Arundel, son of Narayana, 30 years, and (2) Subbarao Venkata Ramana, son of Arundel, 23 years, Kumbakonam and successors of Kichikuppam, hotel at Singapalem, District Madras Court, Republic—*Respondents*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has filed an application requesting that the respondents may be adjudged as insolvents and that the said petition stands posted to 8th April 1932 for hearing.

## No. 14 of 1932, SUD-COURT, TENALI.

Krishna Ramaswamy, son of Balu Ramaswamy, Tenali, trader, 45 years, Tenali—*Petitioner (Insolvent)*.

Krishna Venkata Krishnamoorthy and Company and others—*Respondents*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has filed an application requesting that he may be adjudged as an insolvent and that the said petition stands posted to 8th April 1932 for hearing.

## No. 18 of 1932, SUD-COURT, TENALI.

Nallaperumal Ramaswamy—*Petitioner (Insolvent)*.  
Theobaldus Chana Pillai, son of Nalla Pillai, 60 years, Tenali, cultivator, Kumbakonam—*Respondent (Debtor)*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has filed an application requesting that the respondent may be adjudged as an insolvent and that the said petition stands posted to 8th April 1932 for hearing.

## No. 25 of 1932, SUD-COURT, TENALI.

Sat: Kumbal Sengal Krishnamoorthy—*Petitioner (Insolvent)*.

Kur. Venkata Subbarao, son of Subbarao, 45 years, Kumbakonam, cultivator, Kumbakonam, hotel of Kumbakonam District Madras Court—*Respondent (Debtor)*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has filed an application requesting that the respondent may be adjudged as an insolvent and that the said petition stands posted to 8th April 1932 for hearing.

No. 17 of 1931, *Ses-Court, TESSAL*.

Kuntha Chana Panayya, son of Kalyaya, 45 years, Telugu, cultivator, Kalamand—*Petitioner*.

Smt. Nagay Begum (widow) Firm, etc.—*Respondents*.

Notice is hereby given under section 33 (2) of Act V of 1920 that the above-named petitioner has filed an application requesting that he may be adjudged as an insolvent and the said petition stands posted to 12th April 1932 for hearing.

No. 18 of 1931, *Ses-Court, TESSAL*.

Chintala Sekhramayya, son of Sitaramayya, 35 years, Telugu, cultivator, Edupalli—*Petitioner* (Debtor).

Harij Sestral Natarajam, etc.—*Respondents*.

Notice is hereby given under section 33 (2) of Act V of 1920 that the above-named petitioner has filed an application requesting that he may be adjudged as an insolvent and the said petition stands posted to 11th April 1932 for hearing.

No. 19 of 1931, *Ses-Court, TESSAL*.

Kallaya Subbaya, son of Pothaya, 40 years, Shuchina, Andhra Pradesh, Teacher—*Petitioner* (Debtor).

Rao Bahadur Kattarabhadra Rameswami Firm, etc.—*Respondents*.

Notice is hereby given under section 33 (2) of Act V of 1920 that the above-named petitioner has filed an application requesting that he may be adjudged as an insolvent and the said petition stands posted to 10th April 1932 for hearing.

No. 20 of 1931, *Ses-Court, TESSAL*.

Kotha Vrakayya, son of Balakrishna, Kannada, cultivator, Pedduru—*Petitioner*.

Indira Devi, Tessa, and others—*Respondents*.

Notice is hereby given under section 33 (2) of Act V of 1920 that the above-named petitioner has filed an application requesting that he may be adjudged as an insolvent and the said petition stands posted to 10th April 1932 for hearing.

## M. ANANTAMURU RAO,

*Subordinate Judge.*

Tessal, 26th February 1932.

## No. 2 of 1932 (S.A. No. 40 of 1932),

*Ses-Court, TIRUVARUR*.

Ganapathu Chellayya, son of Anayappa Chellayya, residing at Thiruvalla, Tiruvannamalai District, Muzrai—*Petitioner* (Debtor).

Chinnai Pattar and others—*Respondents*.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court for an absolute order of discharge and that the said petition stands posted to 21st March 1932 for hearing. Any creditor wishing to oppose the said petition may appear before this Court either in person or by valid agent on the said date.

No. 15 of 1931, *Ses-Court, TIRUVARUR*.

Kappaswami Ayyar, son of Chinnaswami Ayyar, residing at Kallakurichi, Kattachin taluk—*Petitioner* (Creditor).

Srinivas Pillai, son of Valayappan Pillai, now residing at Kallakurichi, present residence Kallakurichi, Kattachin taluk—*Respondent* (Debtor).

Notice is hereby given under section 30 (2) of Act V of 1920 that the above-named respondent

has been adjudged an insolvent by an order of this Court, dated the 26th day of January 1931, and one year's time from that date has been granted to him to apply for discharge. All creditors of the said insolvent shall prove their claims before the Official Receiver of Kattachin at Nagapattinam within three months from that date.

No. 18 of 1931, *Ses-Court, TIRUVARUR*.

S. Venkataswami Ayyar, son of Narayan Ayyar, residing at Nuvvurkottai street, Kodaikanal—*Petitioner* (Debtor).

Adil Panthaprasanna Ayyar and others—*Respondents* (Creditors).

Notice is hereby given under section 33 (2) of Act V of 1920 that the above-named petitioner has been adjudged an insolvent by an order of this Court, dated the 16th day of January 1931, and one year's time from that date has been granted to him to apply for discharge. All creditors of the said insolvent shall prove their claims before the Official Receiver of East Tanjore at Nagapattinam within three months from that date.

No. 34 of 1931, *Ses-Court, TIRUVARUR*.

K. R. Petramayya Ayyar, son of Ramu Ayyar, residing at Kallarajapattinam, Mayavaram taluk and district—*Petitioner* (Creditor).

K. Anayappa Ayyar, son of Kappaswami Ayyar, now residing at Kallarajapattinam—*Respondent*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the respondent above-named has been adjudged an insolvent by an order of this Court, dated the 26th day of February 1931, and one year's time from that date has been granted to him to apply for discharge. All creditors of the said insolvent shall prove their claims before the Official Receiver of East Tanjore at Nagapattinam within three months from that date.

## S. RAJAGOPALA AYYANGAR,

*Subordinate Judge.*

Tiruvannamalai, 18th February 1932.

No. 67 of 1931, *Ses-Court, VILLUPUTUR*.

(1) Appakatti Madali and (2) Anayappa Madali, both are the sons of Chinnai Madali and second to the son of first petitioner, both at Kallakurichi, Palar taluk—*Petitioners* (Debtors).

Ayyappa Chetti and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioners have been adjudged insolvents by the order of this Court, dated 25th February 1932; that their representatives were in the Official Receiver, Kattachin, that they should apply for discharge within a year from the said date and that all the creditors may prove their claims before the said Official Receiver, as early as possible.

No. 90 of 1931, *Ses-Court, VILLUPUTUR*.

Dhanappa Madali, son of Sitaramappa Madali, residing at Thandai Kattachin, Arad taluk, Arad District, Nandy's Caste—*Petitioner* (Debtor).  
Balasubramanian Madali and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioner has been adjudged insolvent by the order of this Court, dated 25th February 1932; that his representatives be sent to the Official Receiver, Kattachin, that he should apply for discharge within a year from the said date and that all the creditors may prove their claims before the said Official Receiver, as early as possible.



No. 22 of 1931, SUE COURT, VELLORE.  
V. G. Marican Chetti, son of Govindaswami  
— Chetti, residing at Sivaswamy street, Vellore—  
Plaintiff (Defendant).  
K. E. Abdul Hakim Sahib and six others—Defendants  
(Creditors).

Notice is hereby given that the above-named  
petitioner has applied to this Court to adjudge  
him an insolvent and that the said petition stands  
posted to 21st April 1932 for hearing.

No. 23 of 1931, SUE COURT, VELLORE.  
Kadi Reddi, son of Peruvai Reddi residing at  
Sathiyapadi village, Wardmouth taluk, Tanjavur  
District Munsif's Court—Plaintiff.  
(Defendant).  
Pattanna Chetti and twenty-one others—Defendants  
(Creditors).

Notice is hereby given that the above-named  
petitioner has applied to this Court to adjudge him  
an insolvent and that the said petition stands  
posted to 15th April 1932 for hearing.

No. 24 of 1931, SUE COURT, VELLORE.  
Ramaswami Reddi, son of Arayappa Reddi,  
residing at Sathiyapadi village, Wardmouth  
taluk—Plaintiff (Defendant).  
Pattanna Chetti and thirteen others—Defendants  
(Creditors).

Notice is hereby given that the above-named  
petitioner has applied to this Court to adjudge  
him an insolvent and that the said petition stands  
posted to 15th April 1932 for hearing.

No. 25 of 1931, SUE COURT, VELLORE.  
P. V. Govinda Reddi, son of Raja alias Venka-  
taram Reddi, residing at Sathiyapadi village,  
Wardmouth taluk—Plaintiff (Defendant).  
Peri Ma Peri Ram Narayana Chetti and twenty-  
two others—Defendants (Creditors).

Notice is hereby given that the above-named  
petitioner has applied to this Court to adjudge him  
an insolvent and that the said petition stands  
posted to 15th April 1932 for hearing.

No. 26 of 1931, SUE COURT, VELLORE.  
Gangasami Abdul Karim Reddi, son of Kadir  
Rasool Sahib, residing at Nover street, Ambur—  
Plaintiff (Defendant).  
K. Abdul Rasool Sahib and nine others—Defendants  
(Creditors).

Notice is hereby given that the above-named  
petitioner has applied to this Court to adjudge him  
an insolvent and that the said petition stands  
posted to 21st April 1932 for hearing.

C. V. SAMPATH AYYANGAR,  
District Judge.  
Vellore, 1st March 1932

No. 11 of 1931, SUE COURT, VIZAGAPATTANAM.  
Sri Raja Sri Suryanarayana Raja Gura, son of  
Leharaj Narayana Raja Gura, 36 years,  
Kishorepudi, headman of Sripalle, Visagapattana  
taluk—Plaintiff (Defendant).  
Peta Narasimha Patra and others—Creditors.

Notice is hereby given that the above-named  
petitioner has applied to this Court to adjudge him  
an insolvent and that the said petition stands  
posted to 27th day of February 1932 and  
he is directed to apply for discharge within six  
months from the date of adjudication.

No. 2 of 1932, SUE COURT, VIZAGAPATTANAM.  
Mangayappa Saraga, son of Botthalamkurthi, 50  
years, Vajra, brother of Annapada—Plaintiff  
(Defendant).  
Kallara Rameswami and others—Creditors.

Notice under section 10 of the Provincial  
Insolvency Act V of 1920 is hereby given that the  
above-named petitioner has applied to this Court  
to adjudge him an insolvent and that the petition  
is posted to 25th March 1932 for hearing. Any  
creditor wishing to oppose the application may  
appear before this Court on that date either in  
person or by pleader and do so.

No. 3 of 1931, SUE COURT, VIZAGAPATTANAM.  
Sarda Thevaru Nagada, son of Gura Nagada, 40  
years, Nagamamam, and brother of K. S. Sa-  
puram, Hanthipura taluk—Plaintiff (Defendant).  
Mokari Chinn Appala Nayudu and others—  
Creditors.

Notice under section 10 of the Provincial  
Insolvency Act V of 1920 is hereby given that the  
above-named petitioner has applied to this Court  
to adjudge him an insolvent and that the petition  
is posted to 15th March 1932 for hearing. Any  
creditor wishing to oppose the application may  
appear before this Court on that date either in  
person or by pleader and do so.

No. 4 of 1931, SUE COURT, VIZAGAPATTANAM.  
Kallala Chinn Venkata Ramana, son of Saraga-  
naga, 40 years, Vajra, brother of Nagapada,  
Sripalle taluk—Plaintiff (Defendant).  
Vagada Peta Venkata Ramana and others—  
Creditors.

Notice under section 10 of the Provincial  
Insolvency Act V of 1920 is hereby given that the  
above-named petitioner has applied to this Court  
to adjudge him an insolvent and that the petition  
is posted to 21st March 1932 for hearing. Any  
creditor wishing to oppose the same may appear  
before this Court on that date either in person or  
by pleader and do so.

No. 5 of 1931, SUE COURT, VIZAGAPATTANAM.  
Machayudi Venkataswami, son of Ramaswami,  
30 years, Tirumala, headman of Vizagapattana  
—Plaintiff (Defendant).  
The Imperial Bank of India and others—Creditors.

Notice under section 10 of the Provincial  
Insolvency Act V of 1920 is hereby given that the  
above-named petitioner has applied to this Court  
to adjudge him an insolvent and that the petition  
is posted to 25th March 1932 for hearing. Any  
creditor wishing to oppose the same application  
may appear before this Court on that date either  
in person or by pleader and do so.

T. V. KARAYANAYYA,  
Subordinate Judge.  
Vizagapattana, 27th February 1932.

No. 12 of 1931, DISTRICT MUNSIF'S COURT,  
CHANNarayana.  
Pillai K. N. N. and another—Plaintiff.  
Lakshmi N. N. and another—Defendant.

Notice is hereby given under section 30 of  
Act V of 1920 that the petitioner was a bonded

an insolvent by order of this Court on 27th February 1932 and that he was allowed four months' time to apply for discharge. Creditors should prove their claims before the Official Receiver of North Malabar within time.

M. RAMACHANDRAN,  
District Magistrate

Cannanore, 27th February 1932.

No. 37 of 1931, DISTRICT MESSER'S COURT,  
ELLORA.

Dattappa Venkata Subbaramaya Reddi—  
Petitioner.

Akkanni Annapurnaamma and others—Respondents.

Notice is hereby given under section 22 (2) of the Provincial Insolvency Act V of 1920 that the petitioner above named has applied to this Court for being adjudged an insolvent, and that the petition has been posted to 24th March 1932 for hearing. Creditors may oppose the petition on the hearing date.

M. RAMACHENDRA RAO,  
Principal District Magistrate.

Ellora, 24th February 1932.

No. 34 of 1931, DISTRICT MESSER'S COURT,  
COOBER.

Pottai Reddi of Pottai Taluk—Petitioner.

Sola Rangappa and others—Respondents.

Notice is hereby given under section 20 of the Provincial Insolvency Act that the above-named petitioner has been adjudged insolvent by the order of this Court, dated 8th February 1932, and that he should apply for discharge on or before 8th February 1932. Creditors should prove their claims within three months from the date by delivering or sending by registered post to the Official Receiver, Anantpur, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 32 of 1931, DISTRICT MESSER'S COURT, COOBER.

Mudakanda Pottappa of Chakkaler—Petitioner.

Krishna Subbappa Samudra Reddi and others—Respondents.

Notice is hereby given under section 20 of the Provincial Insolvency Act that the above-named petitioner has been adjudged insolvent by the order of this Court, dated 15th February 1932, and that he should apply for discharge on or before 15th August 1932. Creditors should prove their claims within three months from the date by delivering or sending by registered post to the Official Receiver, Anantpur, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 62 of 1931, DISTRICT MESSER'S COURT,  
COOBER.

Telakonda Tamma Sub of Teluker—Petitioner.

Prasanna Subbanna and others—Respondents.

Notice is hereby given under section 20 of the Provincial Insolvency Act that the above-named petitioner has been adjudged insolvent by the order of this Court, dated 26th February 1932, and that he should apply for discharge on or before 15th August 1932. Creditors should prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Anantpur, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

R. V. BAGHAYAT RAO,  
District Magistrate.

Coober, 22nd February 1932.

No. 44 of 1932, DISTRICT MESSER'S COURT,  
GANNAM.

Bandi Venkappa, son of Venayaga, of Dalaga—  
Petitioner (Deceased).

Bandaradi Subbappa and others—Creditors.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act, that the above-named petitioner has applied to this Court to adjudge him an insolvent and that the petition stands posted to 5th April 1932 for objections.

K. PURUSOTTAM,  
District Magistrate.

Gannam, 2nd March 1932.

No. 22 of 1931, DISTRICT MESSER'S COURT,  
KUNHALANUR.

Venayaga Padayathi—Petitioner.

Krishna Venkata Appayya and seven others—  
Respondents.

Notice is hereby given that Venayaga Padayathi, son of Guttala Padayathi, residing in Amakkal, Kunhalanur taluk, has on 10th October 1931 presented in this Court a petition under section 12 of the Provincial Insolvency Act (Act V of 1920) and that the same is posted to 25th March 1932 for the appearance of the respondents to show cause against the grant of an order of adjudication in the petition.

N. A. VAIDYANATHA AYYAR,  
District Magistrate.

Kunhalanur, 27th February 1932.

No. 2 of 1932, DISTRICT MESSER'S COURT,  
MADANAPUR.

Betta Bayyanna, son of Venkateswara, residing at Subbampala, hanket of Kothakota—Petitioner.

Deva Pottappa and others—Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court for declaring him an insolvent and that his petition stands posted to the 24th day of March 1932 for hearing. Any person willing to oppose the same may appear before the Court on the said date in person or by pleader and file his objections.

No. 2 of 1932, DISTRICT MESSER'S COURT,  
MADANAPUR.

Tikka Venkappa, son of Subbappa, residing at Vindana—Petitioner.

V. Sub Reddi and others—Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court for declaring him an insolvent and that his petition stands posted to the 24th day of March 1932 for hearing. Any person willing to oppose the same may appear before the Court on the said date in person or by pleader and file his objections.

ABDUS SATTAR,  
District Magistrate.

Madanapur, 26th February 1932.

No. 10 of 1932, DISTRICT MESSER'S COURT,  
MADURA TOWN.

Abdulla Taki—Petitioner.

Deved Khan Subh and others—Respondents.

Notice is hereby given that the above-named petitioner has applied to this Court under sections

10 and 11 of Act V of 1923, praying to be adjudged as insolvent and that the said petition stands posted for hearing on this Court on the 24th day of March 1932.

A. V. BALAKRISHNA MUKUN, District Munsiff.  
Madurai, 25th February 1932.

No. 2 of 1932, DISTRICT MUNICIPALITY'S COURT,  
MADURAI.

Krishnaswami Narada, son of Kallabeswar Narada,  
of Kottaiam, Madurai taluk—Petitioner.  
(Debtor).

Singaram Chettiar and others—Respondents.  
(Creditors).

Notice is hereby given under clause (2) of section 19 of Act V of 1923 that the above-named petitioner (debtor) has applied to this Court under sections 10 and 11 of the said Act praying to be adjudged as insolvent and the said petition stands posted for hearing on 25th March 1932. Any creditor wishing to oppose the said petition may appear before this Court either in person or by pleader on the said day.

No. 3 of 1932, DISTRICT MUNICIPALITY'S COURT,  
MADURAI.

K. Sankaran Gurusami, son of Kama Gurusami, of  
Kondakon, Namakkal taluk—Petitioner.  
(Debtor).

Venkataramaswami Ayyar and others—Respondents.  
(Creditors).

Notice is hereby given under clause (2) of section 19 of Act V of 1923 that the above-named petitioner (debtor) has applied to this Court under section 10 of the said Act praying to be adjudged as insolvent and the said petition stands posted for hearing on 25th March 1932. Any creditor wishing to oppose the said petition may appear before this Court either in person or by pleader on the said day.

W. CHAKRAPANI KATUDU,  
District Munsiff.  
Madurai, 1st March 1932.

E.A. No. 648 of 1931, DISTRICT MUNICIPALITY'S  
COURT, TIRUVELLY (No. 8 of 1930, DISTRICT  
MUNICIPALITY'S COURT, PALANCOLOM).

Moyali Muhammad Abdul Kader Lalith, son of  
Khatir Aliha Rahman Lalith, Melapalayam  
—Petitioner.  
(Debtor).

Saga Ibrahim Muhammad and four others—  
Creditors.

Notice is hereby given under section 41 of  
Act V of 1920 that the insolvent has applied to  
this Court for an order of discharge and that the  
petition is posted to 13th March 1932 for hearing.

B. VEMBU AYYAR,  
District Munsiff.  
Tiruvelli, 25th February 1932.

No. 4 of 1932, DISTRICT MUNICIPALITY'S COURT,  
TIRUVELLY.

Melappa, son of Raghunadappa Kyan, cultivation  
and trader of Melapalayam, Madurai taluk,  
Madurai district—Petitioner (Debtor).

Vaigala Ramayya and others—Creditors.

Notice is hereby given that the above-named  
petitioner has applied to this Court praying that

he may be adjudged as insolvent. The petition  
stands posted to the 22nd day of March 1932 for  
hearing.

R. M. V. S. RAJA,  
District Munsiff.  
Pondicherry, 25th February 1932.

No. 11 of 1931, DISTRICT MUNICIPALITY'S COURT,  
PONDICHERRY.

Sethu Arayappa—Petitioner (Debtor).  
Practical Dayakar and others—Respondents.  
(Creditors).

Notice is hereby given under section 19 of the  
Provincial Insolvency Act V of 1920 that the  
above-named petitioner has applied to this Court  
for being adjudged insolvent and that the same  
stands posted to 25th March 1932 for hearing.

K. HANUMANTHA AYYANGAR,  
District Munsiff.  
Sivakapattinam, 25th February 1932.

No. 1 of 1932, DISTRICT MUNICIPALITY'S COURT,  
TIRUVANANTHAPURAM.

(1) Sargud Kadu Sahib, son of Sargud Raja Sahib  
of Sirkandambur, Coimbatore taluk, and (2) Sargud  
Uman Sahib, son of first Petitioner of Sirkandambur,  
Coimbatore taluk—Petitioner.  
Nataru Chetti and others—Respondents.

Notice is hereby given, under section 19 (2),  
Provincial Insolvency Act, to the creditors of the  
above-named petitioners that they have applied to  
this Court to be adjudged insolvent, and any of  
their creditors who wish to oppose the said applica-  
tions may appear either in person or by pleader  
before this Court at 10 a.m. on the 15th day of  
April 1932.

K. S. V. ROWFEE,  
District Munsiff.  
Tiruvananthapuram, 25th February 1932.

No. 10 of 1931, DISTRICT MUNICIPALITY'S COURT,  
TIRUVANANTHAPURAM.

G. J. Easa, Chief Clerk, Madras and Southern  
Malabar Railway, residing at Jalorem—  
Petitioner.  
Abdul Rattar Bahad and eleven others—Respondents.

Notice is hereby given that the above-named  
petitioner has been adjudged as insolvent by  
the order of this Court, dated 15th February 1932,  
and that the properties will vest in Official Receiver,  
North Arcot, that he should apply for final  
discharge within six months from the above-named  
date and that all the creditors may prove their  
claims before the said Official Receiver within  
three months from this date.

RAMAKRISHNA SUBIR,  
District Munsiff.  
Tirupattur, 27th February 1932.

No. 1 of 1932, DISTRICT MUNICIPALITY'S COURT,  
TIRUPATTUR.

Marthaya Chetti—Petitioner (Debtor).  
Subramanya Kandasami—Respondent (Debtor).

Notice is hereby given that the above-named  
petitioner has applied to this Court to annul  
the order of adjudication under section 43 of the  
Provincial Insolvency Act and that the application  
stands posted to 20th April 1932 for hearing.

M. KRISHNAMACHARIAR,  
District Munsiff.  
Tirupattur, 25th February 1932.

No. 6 of 1911, DUPRE'S METHOD'S CASE, WINDHAM, N.H.

II. *Passerina* *kyrie*—Psalms (Bible).  
Chorus and four voices—Symphony (Orchestra).

Notice is hereby given that the aforementioned possessor has been adjudged an insolvent by order of this Court dated 10th February 1932. Time for discharge is waived. All creditors should prove their claims before the Official Receiver, South Malabar.

K. S. VAIDYANATHAN AYYAR,  
District Muzed

Wickiup, Nev. Oct. 30, 1938.

GENERAL RECEIPTS OF THE COURT, MISSOURI  
(No. 1 of 1914, Sec. 100, Ch. 1, R.S. Mo.)

T. P. M. Venkateswara Chettiar, son of Nagappa Chettiar, through his authorized agent, Subrahmanya Nallan, Secy., Polladur House,

(1) Kovelavams Chathiyar, son of Kones Chathiyar at Puthi, (2) Koppayam Chathiyar, (3) Pannavaram Chathiyar and (4) Nangan Chathiyar, son of Arak Chathiyar at Puthi—All provide fishhook.

Notice is hereby given under section 84 of Act V of 1929 that each of the members of the above-named students who have not passed their classes should do so on or before 05 April 1932, failing which a final dividend will be distributed without regard to their claims.

T. M. SUBBINGESAH PILLAI,  
*Offical Receiver*

Moscow, 19th February 1932

No. 87 of 1917, OFFICIAL RECEIPT'S COVER,  
East London (No. 3 of 1917,  
SHEPHERD, TONKIN).

Kana Ayres and Narayanaswami Ayres and others

Google, Arxiv and others—Hydrogen

Notice is hereby given under section 54 of Act V of 1909 that each of the creditors of the above-named insolvent who have not proved their claims should do so on or before 28th March 1912, failing which a final dividend will be distributed without regard to those claims.

N. M. MALINE,  
Oklahoma Journalist

Normanton, 25th February 1832.

IN THE MATTER OF THE INDIAN COOLIES  
 PANDEE ADE, SING, AND THE ORIENTAL  
 PLANTATIONS LIMITED, CALCUTTA.

Whereas a report has been received from the company to the effect that it is not carrying on business in response to the notice provided to section 22 (1),

Notice is hereby given, pursuant to section 247 (3) of the Indian Companies Act, 1912, that, unless notice is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

T. A. SUBRAMANYA AYYAR,  
Additional Assistant Registrar of Joint Stock  
Companies

Culcutt, 24th February 1959

IN THE MATTER OF THE INDIAN OIL  
FARMING ACT, 1914, AND THE LAW BOOK  
COMPANY LIMITED

Whereas communications addressed to the Low Rock Depot, located at the registered office as entered and published through the local Patent Office and wherein it appears that the Low Rock Depot, located, is not carrying on business or in operation, notice is hereby given pursuant to section 261 (3) of the Indian Companies Act, 1913, that, unless notice is shown to the contrary before the expiration of three months from the date of the notice, the name of the said company will be struck off the register and the company will be dissolved.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE LIBERAL BANK OF INDIA LIMITED.

Whomsoever communication addressed to the Liberal Bank of India, Limited, at its registered office are returned unaltered through the Post Office and without it appears that the Liberal Bank of India, Limited, is not carrying on business or in operation, notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1912, that unless some is known to the contrary within three months from the date of this notice, the name of the said company will be struck off the register and the company will be dissolved.

H. KRISHNAMURTHY

*Assistant Registrar of Joint Stock Companies*

Medica, 24th February 1959.

IS THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE BHAVANI FILMS COMPANY LIMITED.

Whereas the several communications addressed to the company at its registered office remain unreturned and are returned undelivered through the Dual Letter Office:

And whereas at the time of visit on the 12th September 1931, there was no trace of the company at its registered office:

And whereas a notice dated the 26th November 1931 was published on page 1943 of the *Free Press*, George Gumbel, Part II, dated the 1st December 1931, pursuant to section 247 (3) of the Indian Companies Act, 1913, to the effect that, when names were shown in the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved.

And whereas the said company has not shown such cause within the time aforesaid which appeared on the 12th February 1902.

Therefore, the name of the company has, under section 247 (3) of the Act, been struck off the register.

M. THANCAVELL

Division Registry of Joint Stock Companies

Kellogg, 22th February 1932

**IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE TRICHINPOLY UNION BANK, (LIMITED).**

Whereas communications addressed to the Trichinopoly Union Bank, Limited, at its registered office either remain unanswered or are returned undelivered through the Dead Letter office.

And whereas at the time of a visit on the 24th September 1931 there was no trace of the company at its registered office.

And whereas a notice, dated the 2nd December 1931, was published on page 2079 of the Fort St. George Gazette, Part II, dated the 17th December 1931, pursuant to section 247 (3) of the Indian Companies Act, 1913, to the effect that, unless cause was shown to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved.

And whereas the said company has not shown such cause within the time allowed which expired on the 2nd March 1932.

Therefore, the name of the company has under section 247 (3) of the Act, been struck off the register.

T. K. SRINIVASA AYYAR,  
*Assistant Registrar of Joint Stock Companies,*  
Trichinopoly, 2nd March 1932.

**FINANCIAL NOTIFICATION.**

**NOTIFICATION.**

Portions of the following currency note of the Madras Circle are stated to have been destroyed, and payment of their value has been claimed by the person whose name is given below. Any other person claiming a right to it is warned to communicate at once with the undersigned:—

Register—H. 107 (1922-23).

Number of Notes—TD 4-39531.

Value—Rs. 100.

Name of claimant—M. K. Ahmed Sahib,  
Raky merchant, 213, Angappa Nayak  
street, Madras.

S. M. JAMIL,  
Currency Officer.

Currency office, Madras,  
29th February 1932.

**REVENUE NOTIFICATIONS.**

**NOTIFICATIONS.**

In exercise of the powers delegated under section 3 of the Madras Survey and Boundaries Act VIII of 1923, the Board of Revenue hereby directs the survey under the provisions of the said Act of the lands mentioned below in the Annexed table of the Coimbatore district:—

(1) Road from Chennayampallayam, hamlet of Chikkarapallayam village, to Srirangal old road via Chikkarapallayam;

(2) road from Pelloi village to Nohitiger, hamlet of Chikkarapallayam village via Kankarapallayam, hamlet of Theerthi village; and

11-7

(3) road from Karamachi Panthayal Road Bridge to Valluvelli road via Padaynar, hamlet of Chikkarapallayam village.

K. RAMAN NAYAR,  
*Assistant Secretary.*

Board (Land Revenue and Settlement),  
Madras, 29th February 1932.

In rule III of Board's Notification No. 7, dated 14th February 1926, published on page 237 of Part II of the Fort St. George Gazette, dated 18th February 1926, as amended by Commissioner's Notification No. 13, dated 28th August 1929, published in pages 1260-70 of Part II of the Fort St. George Gazette, dated 3rd September 1929, were the following as No. 25 in the list:—

Brand.	Manufacturer.	Strength per cent (proof).
* Martell Brandy No. 1 (Extra Type)	Brandy J. & Co. Ltd.	40

The amendment will take effect from 1st March 1932.

E. EUSTO,  
*Secretary to the Commissioner of Excise,*  
Madras, 28th February 1932.

**INCOME-TAX NOTIFICATION.**

**NOTIFICATION.**

Under section 5 (4) of the Income-tax Act, 1922, the Commissioner of Income-tax, Madras, appoints Mr. K. Kala Murugan, Assistant Income-tax Officer, III Circle, Madras, with effect from the date on which he assumes charge to perform the functions of an Income-tax Officer in respect of the incomes mentioned in column 2 against No. (1), P. R. Bhaskaran Appangar is Commissioner's Notification No. 1355, dated 1st February 1932 (i.e.) in respect of all incomes of Rs. 1,000 or upwards and less than Rs. 2,000 in this I and III Circles, Madras, which but for that notification would have fallen to be assessed by the Income-tax Officers, I and III Circles, Madras.

F. H. MCKENCK,  
*Commissioner of Income-tax.*  
Madras, 2nd March 1932.

**MARINE NOTIFICATIONS.**

**NOTICE TO MARINERS.**

No. 4 of 1932.

INTRA—Bay of Bengal—Vizagapatnam Harbour.

"A shoal caused by the deposit of dredged material exists at present with various feet of water over it at a position corresponding approximately bearing N 37° W (true) distant 4½ miles. From this position it shoals equally to three feet to the westward and is expected to extend to seaward to a position Lighthouse bearing N 42° W (true) distant 6½ miles. This area is likely to remain shoal for all time.

Vessels should not anchor west of a line drawn N and S (true) cutting a position with Lighthouse bearing N 42° W (true) distant 6½ miles."

E. H. MARSDEN, Captain, R.N.M.,  
*Principal Officer, Madras Marine Department.*  
Madras, 29th February 1932.



name and address of each member of the firm shall be given. If the tender is made by a corporation it shall be signed by a duly authorized officer who shall produce with his tender satisfactory evidence of his authorization. Such tendering corporation may be required before the contract is executed to furnish evidence of its corporate existence.

3. Each tenderer must pay as earnest money a sum of Rs. 100 (hundred one hundred only) into the branch of the Imperial Bank of India or into a Government Treasury or Sub-Treasury within the jurisdiction of the Executive Engineer, Kuttam Western Division, to the credit of Kuttam Deposits on behalf of the Executive Engineer, Kuttam Western Division, and endorse with his tender the cheque, endorsed accordingly. The earnest money will be refunded by the successful tenderer on application after termination or end of rejection of the tender or at the expiration of two months from date of tender whichever is earlier. This refund will be authorized by the Executive Engineer by suitable endorsement on the cheque. The earnest money will be retained in the case of the successful tenderer, and will not carry any interest. It will be dealt with as provided in the tender.

4. When a tender is to be accepted the tenderer whom tender is under consideration shall attend the Division office on the date fixed by the written intimation to him. He shall forthwith upon intimation being given to him by the Executive Engineer of acceptance of his tender sign an agreement in the proper departmental form for the due fulfilment of the contract. He shall also within seven days of such signing of the contract make a further security deposit a sum of Rs. 100 (hundred one hundred only) in one of the forms prescribed in the Madras Public Works Department Award Code which deposit together with the earnest money and withheld amounts will be retained as security for the due fulfilment of the contract. If a cash security deposit is made by the contractor he shall follow the procedure laid down in the preceding paragraph for payment of earnest money and such deposit will not bear interest. Failure to enter into the required agreement or to make the security deposit as called in this paragraph shall entail forfeiture of the earnest money.

5. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. on office days in the office of the Executive Engineer, Kuttam Western Division, Bernada, from which blank forms of tenders can also be obtained.

6. The rates and the units for the rates shall be written both in words and figures. The tender shall be written legibly and free from erasures, over writings or corrections of figures. Corrections where unavoidable should be made by crossing out including dating and re-writing.

7. Tender offering a percentage deduction from or increase on estimate or Public Works Department current schedule rates which are not open for negotiation by tenderers and those not submitted in proper form or in due time will be rejected. Rates for items not called for shall not be included in the tender. No alteration which is made by the tenderer in the contract form will be recognized and if any such alterations are made, the tender will be void.

8. No part of the contract shall be valid without written permission of the Executive Engineer

nor shall tender be made by power-of-attorney without officers to receive payment on the contractor's behalf.

9. The Executive Engineer or other sanctioning authority reserves the right to reject any tender or all the tenders without assigning any reason therefor.

#### SCHEDULE.

Quantity and description of work.  
 250 cubic feet—Earthwork, consisting in their action and, and/or all necessary slopes and cuttings of existing first yard in depth and depositing on bank up to one yard high with an initial bed of not more than 1000 yds.  
 Earthwork rates for first additional load of one profile as to of not more than 1000 yds. For 1000 yds.  
 Earthwork rates for second additional load, as to profile with of one yard or part thereof. For 1000 yds.

M. K. BHANUSABHAM,  
 Executive Engineer, Kuttam Western Division,  
 Bernada, 2nd February 1932.

#### TENDER FOR REPAIRS TO SUBANGUDI TANK IN NANGUNERI TALUK.

Sealed tenders will be received by the undersigned at his office on or by 2 p.m. on Monday the 21st March 1932 for repairs to Subangudi tank in Nanguneri taluk.

2. Tenderers should be addressed to the Executive Engineer, Tanjore Division, and the name of the work as well as that of the tenders should be noted on the cover.

3. Each tenderer must pay as earnest money a sum of Rs. 100 into the branch of 'Imperial Bank of India' or into the Government Treasury within the jurisdiction of the Executive Engineer, Tanjore Division, to the credit of Kuttam Deposits on behalf of the Executive Engineer, Tanjore Division. The earnest money will be refunded by the Treasury officer on the authority of an order endorsed on his treasury claim by the Executive Engineer in case of parties whose tenders are not accepted. The earnest money will not be received in cash or currency notes by the Public Works Department offices.

4. The Executive Engineer, Tanjore Division, will reserve to himself the right of rejecting all or any of the tenders without assigning any reasons for so doing.

5. As soon as the acceptance of the tender is notified the successful tenderer will be required to deposit a further sum of Rs. 100 into the Treasury and produce the cheque. This amount with the earnest money received will be held as security for the due fulfilment of the contract and this will not carry any interest.

6. The successful tenderer will also be required to sign, as agreement in the proper departmental R-2 form, P.W.D. Form No. 101 for the due fulfilment of the contract.

7. Failure to comply with the conditions 3 and 5 above within a week of the notification that his tender is under consideration will entail forfeiture of the earnest money and nullification of the acceptance of the tender. The tenderer shall also forfeit his earnest money if he withdraws his tender before the Division of the accepting authority is notified.

8. The contract must not be sold.

5. The schedule of items of work to be done prepared by the department is attached for the information of the prospective tenderers. The rates and mode of work should be expressed both in words and figures. Corrections should be submitted, not later than the number of corrections should also be noted at the end.

10. The rate to be tendered for the work will be for finished work carried out in accordance with the specifications mentioned against each item.

11. The tender should be written in English; otherwise it will be treated as void.

12. When one of the rates tendered are accepted they will not be revised under any circumstances.

13. The contractor should bear themselves the signature charges of the Public Department.

14. The contract documents can be obtained in the office of the Executive Engineer, Tannerville Division, at any time between 11 a.m. to 5 p.m. on any working day.

15. If the tender is made by an individual, it shall be signed with his full name and his address shall be given. If it is made by a firm, it shall be signed with co-partnership name by a member of the firm who shall also sign his own name and the name and address of each member of the firm shall be given.

#### SCHEDULE.

Item number, quantity and description of work.

- (1) 1000 c.ft.—Earthwork excavation in light or soft soil, first yard in depth and depositing on level up to 20 yards lead and less yards lead, including levelling etc. ... 1000 c.ft.
- (2) 5000 c.ft.—Earthwork excavation in hard clay at least, first yard in depth and depositing on level up to 20 yards lead and less yards lead including levelling etc. ... 5000 c.ft.
- (3) 5000 c.ft.—Earthwork excavation in stiff black or wet gravelly soil, first yard in depth and depositing in height up to 20 yards lead and less yards lead including levelling etc. ... 5000 c.ft.
- (4) 1000 c.ft.—To cut the every additional lead of 10 yards or part thereof for settlement, 1000 c.ft.
- (5) 5000 c.ft.—To cut for every additional 4th of one lead in each thereof for settlement, 1000 c.ft.
- (6) 5000 c.ft.—Graveling, shaping, leveling and leveling, including levelling etc. ... 1000 c.ft.
- (7) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (8) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (9) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (10) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (11) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (12) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (13) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (14) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (15) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (16) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (17) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (18) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (19) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (20) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.

#### Notes and etc.

- (1) 1000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (2) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (3) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (4) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (5) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (6) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (7) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (8) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (9) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (10) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (11) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (12) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (13) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (14) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (15) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (16) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (17) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (18) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (19) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.
- (20) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 5000 c.ft.

#### How number, quantity and description of work.

- (1) 1000 c.ft.—Earthwork excavation in light or soft soil, first yard in depth and depositing on level up to 20 yards lead and less yards lead, including levelling etc. ... 1000 c.ft.
- (2) 5000 c.ft.—Earthwork excavation in hard clay at least, first yard in depth and depositing on level up to 20 yards lead and less yards lead including levelling etc. ... 5000 c.ft.
- (3) 5000 c.ft.—Earthwork excavation in stiff black or wet gravelly soil, first yard in depth and depositing in height up to 20 yards lead and less yards lead including levelling etc. ... 5000 c.ft.
- (4) 1000 c.ft.—To cut the every additional lead of 10 yards or part thereof for settlement, 1000 c.ft.
- (5) 5000 c.ft.—To cut for every additional 4th of one lead in each thereof for settlement, 1000 c.ft.
- (6) 5000 c.ft.—Graveling, shaping, leveling and leveling, including levelling etc. ... 1000 c.ft.
- (7) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (8) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (9) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (10) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (11) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (12) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (13) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (14) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (15) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (16) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (17) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (18) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (19) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.
- (20) 5000 c.ft.—Graveling and repaving, including levelling etc. ... 1000 c.ft.

Item.	Source from which work is to be obtained.	Approximate total.
1. Graveling.	Particulars Particulars	2 miles C.T.
2. Graveling.	Particulars	14 miles C.T.
3. Graveling.	Particulars	2 miles C.T.
4. Graveling.	Particulars	14 miles C.T.
5. Graveling.	Particulars	2 miles C.T.
6. Graveling.	Particulars	2 miles C.T.
7. Graveling.	Particulars	2 miles C.T.
8. Graveling.	Particulars	2 miles C.T.
9. Graveling.	Particulars	2 miles C.T.
10. Graveling.	Particulars	2 miles C.T.
11. Graveling.	Particulars	2 miles C.T.
12. Graveling.	Particulars	2 miles C.T.
13. Graveling.	Particulars	2 miles C.T.
14. Graveling.	Particulars	2 miles C.T.
15. Graveling.	Particulars	2 miles C.T.
16. Graveling.	Particulars	2 miles C.T.
17. Graveling.	Particulars	2 miles C.T.
18. Graveling.	Particulars	2 miles C.T.
19. Graveling.	Particulars	2 miles C.T.
20. Graveling.	Particulars	2 miles C.T.

#### TENDER FOR PROVIDING MADRAS TERRACE ROOF IN PLACE OF LEAKY JACK-ARCHED ROOFS OF THE RECORD ROOMS OF THE DEPUTY COMMISSIONER'S OFFICE AND SUB-REGISTRAR'S OFFICE AT TUTUCORIN.

Sealed tenders will be received by the undersigned at his office up to 3 p.m. on Monday the 21st March 1933 for "Providing Madras Terrace roof in place of leaky jack-arched roofs of the second rooms of the Deputy Commissioner's office and Sub-Registrar's office at Tutucorin."

2. Tender should be addressed to the Executive Engineer, Tannerville Division and the name of the work as well as that of the tenderer should be noted on the cover.

3. Each tenderer must pay as earnest money a sum of Rs. 100 into the branch of "Imperial Bank of India," or into the Government Treasury within the jurisdiction of the Executive Engineer, Tannerville Division, to the credit of revenue deposits on behalf of the Executive Engineer, Tannerville Division. The earnest money will be refunded by the Treasury officer on the authority of an order endorsed on the treasury chalan by the Executive Engineer in case of parties whose tenders are not accepted. The earnest money will not be received in cash or currency notes by the Public Works Department officers.

4. The Executive Engineer, Tannerville Division, will reserve to himself the right of rejecting all or any of the tenders without assigning any reasons for so doing.

5. As soon as the acceptance of the tender is notified the successful tenderer will be required to deposit a further sum of Rs. 100 into the treasury and produce the chalan. This amount with the earnest money received will be held as security for the due fulfillment of the contract and the full cost of any work.

6. The successful tenderer will also be required to sign an agreement in the proper departmental form, Form No. V-41 for the due fulfillment of the contract.

7. Failure to comply with the conditions 3 and 6 above within a week of the intimation that the tender is under consideration will entail forfeiture of the earnest money and cancellation of the acceptance of the tender. The tenderer shall



also furnish his correct money if he withdraws his tender before the decision of the accepting authority is received.

8. The amount must not be revised.

9. The schedule of items of work to be done prepared by the department is attached for the information of the prospective tenderer. The rates and units of work should be expressed both in words and figures. Corrections should be justified and dated and the number of corrections should also be noted at the end.

10. The rate to be tendered for the work will be for finished work carried out in accordance with the specifications mentioned against each item.

11. The tender should be written in English, otherwise it will be invalid.

12. When one of the rates tendered are accepted, they will not be revised under any circumstances.

13. The contractors should bear themselves the responsibility of the First department.

14. The contract documents can be examined in the office of the Executive Engineer, Treasury Division, at any time between 11 a.m. to 5 p.m. on any working day.

15. If the tender is made by an individual, it shall be signed with his full name and his address shall be given. If it is made by a firm, it shall be signed with co-partnership name by a member of the firm who shall also sign his own name and the name and address of each member of the firm shall be given.

#### SCHEMATA.

Item number, quantity and description of work.

(1) 400 sq ft.—Plastering down and plastering including material of cement, slaps and channings, and setting in new walls about facing wall etc.

(2) 375 sq ft.—Plastering and setting plaster work done quantity in new mortar over 20' high in floor floor as per M.D.S.S. No. 24 ... 100 sq ft.

(3) 1,170 sq ft.—Plastering and setting plaster work done in 10' (20' to 24' ... 200 sq ft.

(4) 1,170 sq ft.—Plastering and setting plaster work done in 10' (20' to 24' ... 200 sq ft.

(5) 320 sq ft.—Cement slabs in line mortar and setting plastering of mortar 1:2 as per M.D.S.S. No. 24 ... 100 sq ft.

(6) 15 sq ft.—Plastering work 100 lines done as per M.D.S.S. No. 24 ... 100 sq ft.

(7) 30 sq ft.—Plastering work 100 lines in position, etc.

(8) 320 sq ft.—Plastering work 100 lines in position, etc.

(9) 1,170 sq ft.—Plastering work 100 lines in position, etc.

(10) 375 sq ft.—Plastering work 100 lines in position, etc.

(11) 375 sq ft.—Plastering work 100 lines in position, etc.

(12) 375 sq ft.—Plastering work 100 lines in position, etc.

(13) 375 sq ft.—Plastering work 100 lines in position, etc.

(14) 375 sq ft.—Plastering work 100 lines in position, etc.

(15) 375 sq ft.—Plastering work 100 lines in position, etc.

(16) 375 sq ft.—Plastering work 100 lines in position, etc.

3. The rebates claimed out of demeritizing oil work as per prices (1) and (2) should be noted in the schedule and should be shown in some place not objectionable. The rate to be tendered will be in accordance with such clearing agent.

#### Quotations for several materials.

Serial number and name of item.	Source from which item is to be obtained.	Approximate quantity.
1. Good stone	Terraces	1 mds C.R.
2. Laid	Do.	Do.
3. Sand	From pits, local water Municipal	1 mds C.R. and 1 mds C.R.*
4. Trench bricks	Vatikan	4 mds C.T. and 14 mds C.R.
5. Plaster	Do.	Do.

\* Quantity if any should be paid for by the contractor.

P. VENKATARAMANA RAJU,  
Executive Engineer, Treasury Division.

Palacottah, 27th February 1937.

#### TENDERS FOR THE SUPPLY OF HORSE FOOD.

Tenders are invited for the supply of the following articles required for the Police Training School, Yellam. They should be in the prescribed form, copies of which can be had at the office of the Principal, Police Training School, Yellam, (North Arcot district) and should be submitted in a sealed cover addressed to the Principal and superscribed "Tender for the supply of Horse Food" and sent so as to reach this office not later than 25th March 1937.

Security money to the extent of 50 per cent of the amount tendered for will have to be provided in the event of the tender being accepted.

The Principal does not bind himself to necessarily accept the lowest or any tender. Samples should be sent with the tender. They will not be returned.

Accepted tenders may be used to supply even more quantity than mentioned below:—

#### Quantity required.

About 400 bags of 120 lb. each of crushed feed and 25 bags of 120 lb. each of bran to be supplied in twelve monthly instalments at the end of the month preceding that for which they are required for B. Yellam Government.

H. G. FURNESS,  
Principal.

Police Training School, Yellam,  
27th February 1937.

#### GOVERNMENT PUBLICATIONS FOR SALE

AT THE GOVERNMENT BRANCH PRESS, 164, MOORE ROAD, MADRAS, E.C., AND BY AGENTS.

[A Catalogue of all Indian Government Publications available for sale may be obtained gratis from the Government Press, 164, Moore Road, Madras, E.C., or at the nearest Local Branch, Madras.]

[The accounts within parentheses are for printing and postage.]

[Resolutions in the form of Foreign Stamps will be accepted only for amounts of 5 annas and less and that in stamps of one anna or lower denominations.]

ART—MADRAS—XI of 1935—MADRAS LOANS BILL (AMENDMENT). Copy. Rs 1-0-0 (5m. 5 p.).

ACT—MARINE—I of 1922—MADRAS SUPPLEMENT OF MARINE TRADING ACT (AMENDMENT). English. As. 1 (5 p.).

ACT—MARINE—II of 1922—MADRAS ELEMENTARY EDUCATION (AMENDMENT). English. As. 2 (6 p.).

ACT—MARINE—III of 1922—MADRAS PREVENTION OF APPROPRIATION ACT (AMENDMENT). English. As. 1-3 (5 p.).

AGRICULTURAL TRUSTEE No. 25. Income affecting Taxation in South India. Area 1 (5 p.).

FOREIGNERS LIST OF CONNECTIONS TO THE MADRAS FOREST EXAMINATIONS AND ACCOUNTS. Vol. I. Pts. 2 (5 p.).

FOREIGNERS LIST OF CONNECTIONS TO THE MADRAS FOREST EXAMINATIONS AND ACCOUNTS. Vol. II. Pts. 2 (5 p.).

AGRICULTURAL TRUSTEE No. 25. Income affecting Taxation in South India. Area 1 (5 p.).

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# PRIVATE ADVERTISEMENTS.

On or after 15th March 1922, I intend moving the High Court to enrol me as an Advocate thereof.

N. RAMACHANDRAN, Madras, 15th February 1922.

On or after 15th March 1922, I intend moving the High Court to enrol me as an Advocate thereof.

T. N. SRINIVASA IYENGAR, Tanjore, 15th February 1922.

On or after 15th March 1922, I intend moving the High Court to enrol me as an Advocate thereof.

ALLADI SAKSHINATHAN, Madras, 15th March 1922.

On or after 1st April 1922, I intend moving the High Court to enrol me as an Advocate thereof.

PATYANDA APPARAO, Secunderabad, 29th February 1922.

It is hereby notified for public information that the undersigned, formerly called as "Abdullah Abdul Kader Sahib", has in future to be called, known and addressed as "Abdullah Pasha Abdul Kader Sahib" (son of Abdul Rahman Sahib), Tadpatri, Anaparthi district.

ALLAHABAD PASHA ABUL KADER SAHIB, Gooty, 29th February 1922.

I, S. Senthilatha Pillai, son of S. Sureshchandra Pillai of Madhavaram, Tanjore district, shall henceforth be known as S. Senthilatha Pillai.

S. SETHILATHA PILLAI, Madras, 29th February 1922.

SUCCESSOR CERTIFICATE. O.P. No. 12 of 1922, DEWANEH MURRAY'S COURT, Secunderabad.

Public Notice and Public Notice, reference by another and previous Public Notice—Pensions.

The above notice has been filed for the grant of a pension certificate to enable the pensioner



Trust, the abolition of which as a means of advancement was approved in Resolution No. 545, dated the 22nd January 1932.

525. Resolved in partial confirmation of Resolution No. 545, dated the 24th February 1932 approving of the recommendations made by the Nethermost Committee in their report, dated the 2nd February 1932, that the dues, therein fixed, for the acquisition, in the case of employees on daily rates of pay, from the date in pay monthly instalment, be changed from the 15th February 1932 to the 15th February 1933.

526. Resolved that the following members of the Trust's staff who are now on leave preparatory to retirement, be permitted under sub 22-A of the Trust's President Fund Rules, to withdraw salary time during the period of their leave any amount up to 50 per cent of the amount payable to them from the fund for their previous service—

*Name and description.*

(1) Mr. R. R. Rao Bahadur K. Ganapathy Nadar, M.A., B.Sc., Nethermost Engineer.

(2) Mr. P. D. Gopalan, B.A., Head Clerk, Chief Engineer's Office.

(3) Mr. R. N. Nataraja Pillai, Overseer, Chief Engineer's Office.

(4) Mr. L. MacDonald, Sub-Overseer, Chief Engineer's Office.

(5) Mr. V. Krishnasami Ayyar, Clerk, Chief Engineer's Office.

(6) Mr. E. Balakrishna Pillai, Clerk, Accounts Department.

(7) Mr. T. Chinnasami Reddy, Clerk, Traffic Department.

(8) Abdul Kaseem, Duffadar, Traffic Department.

527. Resolved that the widow of the late S. Balaraman, lately a boatman under the Deputy Port Conservator, who died while on the service of the Board, be granted a gratuity of Rs. 25-8-0.

528. Resolved as a special case, to grant a gratuity with break in the service of Mr. G. Venkaya Madhavan, Tax Master, amounting to one year, eight months and fourteen days, during the years 1908-1911.

529. Resolved to approve of the reinstatement in service of Mr. S. Sundaramorthy, Choker, in the Trust's Traffic Department, whose services were suspended with as confirmed by the Board in Resolution No. 532, dated the 22nd January 1932, his absence from the 18th January 1932 till the 5th February 1932 being treated as leave on average pay.

530. Resolved that the draft set of rules defining the duties and powers of the Deputy Port Conservator, submitted by the Chairman, be approved, as submitted at the meeting, and be made provisionally, subject to the power of making appointments to selected posts the minimum pay of which does not exceed Rs. 100 per annum being held in suspense for the present, and that the rules be brought up again for reconsideration later.

531. Read two letters Nos. 35 and 41 of 1931-1932, dated respectively the 1st and 24th February 1932 from Mr. H. S. Krishnaswami, on behalf of the Madras Port Trust Workers' Union, to the Chairman.

Resolved that the Chairman should ask Mr. Krishnaswami for a clear statement of his views on the subject of retrenchment, etc., and should report to the Board in due course any action taken by him and the reply given to Mr. Krishnaswami.

532. Resolved that the land on the North Beach Road bearing R.R. No. 3425-5 part and measuring 1,505 square feet which was leased to the Corporation of Madras by the Trust since the year 1908 was handed over to the Trust by the Corporation on the 1st February 1932.

533. Resolved the Trust's Capital and Reserve Accounts for the month of December 1931.

534. Resolved G.O. No. 354, M.S. Revenue, dated the 17th February 1932, sanctioning subject to certain conditions the allocation to the Trust for the purpose of a road, of R.R. No. 16713-1 of Georgetown, Madras, measuring 5 grounds and 1,112 square feet which has been relinquished by the South Indian Railway Administration, vide Resolution No. 172, dated the 15th June 1931.

535. Securities and cash held by the Imperial Bank of India, Madras, for the Madras Port Trust on the 16th February 1932, was ordered to be recorded as follows—

	Government securities.	Cash balance.	
	Rs.	Rs.	A. P.
Revenue Account		1,32,545	2 5
Provident Fund	14,32,800	1,236	6 11
Account.			
Deposits Account.	1,57,650	4,325	4 1
Banks		2,230	10 4
Home			
Charity			
Account.			
Banked Treasurers' Fund Account.	40,300	1,006	5 0
Postage			
Fund	6,51,000	31,823	12 4
Account.			
Harbour Dues		1,58,534	14 3
Advance Account.			
Railway Freight		82,684	12 4
Advance Account.			
Capital Account.		10,735	4 11
Banking Fund	691,507-4-0	Nil	
Account.			
Rs.			
Remains and	8,30,600	14,763	12 5
Replacement			
Fund Account.			
Accident			
Fund	1,00,800	912	4 9
Account.			
Revenue Reserve	1,49,100	76,735	1 5
Fund Account.			
Port Fund Account.	54,590	38,853	14 11

G. C. ARMENTRONG,  
Chairman.

Port Trust Office, Madras,  
9th March 1932.



Published by Authority

Figure 12.12 continued

## Part 833—Proceedings of the Indian Legislature

## CONTENTS

[illegible]

Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Bills published under Rule 25 of the Indian Legislative Rules.

## GOVERNMENT OF INDIA,

### LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Report of the Select Committee on the Bill to provide for the fostering and development of the wire and wire nail industry in British India was presented to the Legislative Assembly on the 19th February 1922:—

"We, the undersigned, Members of the Select Committee to which the Bill to provide for the fostering and development of the wire and wire nail industry in British India was referred, have considered the Bill and have now the honour to submit this our Report, with the Bill as amended by us named therein.

3 The object of the Bill is to give the wire and wire nail industry a reasonable time in which to show whether it can satisfy one of the principal conditions laid down by the Indian Fiscal Commission, namely, ability to supply itself from indigenous sources with the raw material it requires. This condition the Indian Steel Wire Producers propose to satisfy by importing and installing a mill for the manufacture of wire and from steel billets produced in India. If the Bill is passed we consider that Government should satisfy themselves on the point whether the Industry has taken definite steps to put itself in a position to manufacture wire and wire nails from indigenous material and, if it has not done so, should bring the matter to the notice of the Legislature at its next Session.

"We consider that a provision should be added to the Bill to exempt the proposed duty on wire and wire nails from the operation of the surcharges imposed by the Indian Finance (Borrowing and Extending) Act, 1921. We have done this by adding a new clause 3.

We recommend that Government should have the question examined whether during the period before a mill is erected in India for the manufacture of wire nail, it would be possible without detriment to the industry to exempt by notification under section 25 of the Sea Customs Act certain kinds of wire from the protective duty. In making this recommendation we have particularly in mind the larger size of wire used as electrical conductors.

3. The Bill was published in the Gazette of India, dated the 2nd February 1922.

4. We think that the Bill has not been so altered as to require re-publication, and we recommended that it be passed as now amended.

N. K. SHANMUKHAM CHETTI,  
G. BAINY  
EDGAR WOOD,  
SATISH CHL SEN,  
L. V. HEATHCOTE,  
G. MORGAN,  
\* S. DAS,  
S. C. MITRA,  
RICHID. ASHAR ALI  
B. V. JADHAV,  
HARI RAJ SWARUP,  
R. S. SARKAR.

New Delhi;  
The 12th February 1937.

#### MINUTE OF DISSENT.

I differ from my colleagues and feel that no case has been established for giving additional protection to the wire and wire net industry. The industry at present receives the concession of exemption of imported wire from duty and the Tariff Board has recommended withdrawal of this exemption. With this part of the recommendation I entirely agree.

The Tariff Board further recommends a protective tariff of Rs. 45 per ton on imported wire and wire nets which my colleagues endorse and from which I dissent. The Tariff Board bases its recommendation on suggestions, prescriptions and speculations which were weighed with the anxiety as to recommend that "Government should satisfy themselves on the point whether the industry has taken definite steps to put itself in a position to manufacture wire and wire nets from indigenous material and if it has not done so, should bring the matter to the notice of the Legislature at its next session".

That Tariff Board assumes that Indian Steel and Wire Products will buy in the near future a real tariff. Yet it observes, "The real and no question, on which the case for protection depends, is still only a possibility, however reasonable that possibility may appear". The application for protection was confined to one firm—a private proprietary concern, on whose behalf protection has been given. Yet I was surprised to find that my colleagues do not wish to endorse one of the fundamental recommendations of the External Capital Committee embodying the main principles of protection as have been laid down by the Indian Fiscal Commission.

\* When the Government entered into the system of an undertaking, we require to be satisfied that when Government grants, particular consideration is given to the fact that it is not to be used for the benefit of the community as a whole and the Government will ensure that the benefits of the community are secured.

\* Subject to a minute of dissent.

This should be equally true in case of investment of Indian capital. The question is whether the well-being of the community is being served by giving protection of an industry which belongs to the Government only and on which the State exercises no control in granting this protection. In the case of the Indian Steel and Wire Projects the proposition is already recurring and will continue to recur a body in the shape of exemption of duty on imported rods. It should be laid down by legislation that firms or persons enjoying such concessions or benefits must conform to certain rules and conditions such as, management use of Indian raw materials and Indian stores, employment of Indians, and safeguarding the interests of workers, and also converting themselves into joint stock concerns at actual cost and selling shares to the public without premium. The Legislature will have to face these problems sooner or later in view of the insistent demand by capitalists for more and more protection.

Protection must be discouraged where it gives a firm monopoly or where it precludes installation of new plant and machinery. The party here intends to invest money on a wire rod plant if protection will be granted. I further understood that a firm in Karachi also wants to install a similar plant. I could not have access to evidence before the Tariff Board which has not yet been published. From information supplied I am not satisfied that the firm is in a position to meet the requirements of the public at an early date. In 1935-36 India's import of wire has been 12,800 tons and wire rods 12,400 tons. The total output of the firm of local origin was in 1935-36 was 1,819 tons and rods 1,664 tons. Again, the firm purchased the present plant at a very low price from its original owners and if full protection to wire rod industry be given, it would mean sole monopoly to this particular party.

No case, in my opinion, has arisen to give protection to wire rod industry as the plants have not been purchased and as the present manufacturers depend entirely on foreign aid for machinery or wire rods and wire. I therefore venture my recommendation that the Indian Legislative Assembly should only except imported wire rods from duty for this industry and also take steps to eliminate obligations to the State and community for concessions received by applicants for protection.

B. DAS

L.A. Ref. No. 6 of 1938

[As extended by the Select Committee.]

(With printed in letter indicate the amendments suggested by the Committee.)

A Bill to provide for the fostering and development of the wire and wire rod industry in British India.

WHEREAS it is expedient, in pursuance of the policy of discriminating protection of industries in British India, with due regard to the well-being of the community, to provide for the fostering and development of the wire and wire rod industry by



increasing the import duty (visible, with certain exceptions) on wine and wine made, for the period of two years; It is hereby enacted as follows:—

1. This Act may be called the Wine and Wine Made Industry (Protections) Act, 1932.

2. (1) In Schedule II to the Indian Tariff Act, 1924, there shall be made the amendments specified in the Schedule to this Act.

(2) The amendments made by sub-section (1) shall have effect up to the 31st day of March 1934.

3. Notwithstanding anything contained in section 2 of the Indian Finance (Supplementary and amending) Act, 1931, the additional duty of customs imposed by that section shall not be levied or collected on wine or wine made or wine made comprised in Item No. 249 of Schedule II of the Indian Tariff Act, 1924, as inserted by Item No. 2 of the Schedule to this Act.

# THE SCHEDULE.

(See section 2.)

Amendments to be made in Schedule II to the Indian Tariff Act, 1924.

1. In Item No. 61,—

(a) for the sub-item—

“Wine on brass plate and washers, all sorts.”

the following sub-item shall be substituted, namely:—

“Wine on brass plate and washers, all sorts, not otherwise specified.”

and

(b) for the sub-item—

“Wine on steel wire, including fencing-wire and wire-rope but excluding wire-netting.”

the following sub-item shall be substituted, namely:—

“Wine on brass barbed or stranded fencing-wire and wire-rope.”

2. In Part VII, after Item No. 243, the following item shall be inserted, namely:—

“249	Wine on brass—	
	(a) wire, other than insulated annealed bearing wire, wire-rope or wire-netting, and	} Rs. 50 per ton.”
	(b) wire-rope.	

The following Report of the Select Committee on the Bill further to amend the law relating to the fostering and development of the handloom paper industry in British India was presented to the Legislative Assembly on the 12th February 1932:—

We, the undersigned, members of the Select Committee to which the Bill further to amend the law relating to the fostering and development of the handloom paper industry in British India was referred, have considered the Bill and have seen the honours to submit this our Report.

2 We note with approval the recommendations made by the Tariff Board in paragraph 106 of its Report that Government should take such steps as they find practicable to secure compliance on the part of the paper and pulp making undertakings in India with the conditions which the Indian Fiscal Commission, in paragraph 202 of its Report laid down for observance by Companies receiving certain kinds of assistance from the State. We recommend that the Government of India and the Provincial Governments should wherever possible adopt the particular methods of ensuring observance of the conditions in question which the Tariff Board has suggested.

3 The Bill was published in the *Gazette of India*, dated the 15th February 1931.

4 We do not propose that any amendment should be made in the Bill and we recommend that it be passed as introduced.

R. K. SHANMUKHAM CHETTY.

\*G. RAJY.

B. V. JADHAV.

\*HARI RAJ SIVARUP.

\*HARDANS SINGH.

\*SATISH CH. SEN.

\*MOULI AGHAH ALI.

\*C. MURHAN.

\*EDGAR WOOD.

\*L. V. JIRATHCOOTE.

\*B. DAS.

\*S. C. MITRA.

\*K. S. BANJIA.

\*ISMAIL ALI KHAN.

New DELHI.

The 26th February 1930.

#### MINUTES OF DISSENT

I dissent from the view expressed in the Report that effect should be given to the recommendations made in paragraph 106 of the Tariff Board Report. In that paragraph the Board has not accurately stated the settled policy of the Government of India as regards the conditions which ought to be enforced when a company receives direct financial assistance from the State. The view taken by Government is that, while conditions as to incorporation and registration in India with respect to capital, the appointment of a proportion of Indian Directors, and the provision of facilities for the training of Indian apprentices are necessarily to be imposed on new Companies, it is not right to impose such conditions on Companies already engaged in the industry at the time the scheme of assistance is approved. This is the view taken by the Royal Capital Committee in 1925, and is received statutory recognition in the Steel Industry (Protection) Act of 1924. I am unable therefore to assent to the proposal that, unless the Companies are engaged in paper manufacture in India comply with the conditions suggested, they should receive no concessions from Government, and that Government orders for paper should not be placed with them nor any

\*Subject to a minute of dissent.

I admit that the placing of an order with a particular firm necessarily involves any concession to that firm. While I agree that Government may fairly impose conditions as to Indianisation of new enterprise, I attach great importance to the maintenance of the principle that there should be no discrimination between firms already established in India.

G. RAJNY.

12th February 1932.

In signing the above Report we wish to disassociate ourselves from the recommendations made therein that so far as possible the Government should give effect to the proposals made by the Tariff Board in paragraph 108 of their Report, because in our opinion these proposals have been made upon an incorrect understanding of the interpretation to be placed upon paragraph 99 of the Fiscal Commission's Report.

We further consider that the rate of duty on Wood pulp should be on a sliding scale, viz.,

1st year Rs. 31 per ton,

2nd year Rs. 35 per ton,

3rd year and thereafter Rs. 45 per ton,

subject to minimum of 10 per cent on the basis of 5 years Import Agents as already supplied to the Tariff Board.

G. MORGAN.

L. V. JEFATTCOTE.

EDGAR WOOD.

R. S. SARMA.

12th February 1932.

We regret to dissent from the recommendation of the Commission that protection to the local pulp and paper industry be again extended for another long period of 7 years. The way in which the local paper manufacturing concerns of this country missed the first protection period has demonstrated our belief that the aim of the paper manufacturers has simply been to get protection against foreign paper at the expense of sacrifices on a more pretent of promoting local pulp industry in this country. During the first period of protection 1925-31 their efforts towards the promotion of local pulp industry have been unavailing and they have hardly shown any tangible results in this direction. As a matter of fact the Indian pulp and paper industry died from birth at the end of the protection period than what they did at its beginning. Another big company, viz., the Grand Paper Mill Company did not even think it proper to make a beginning with business. As unfortunately no duty was levied on foreign wood pulp during the first period, every paper manufacturing concern did with one exception in importing foreign wood pulp and making large profits at the expense of the community which was taxed to the tune of about 2 crores during the first period alone on the revenue of recovering local pulp industry while as a matter of fact they did very little or nothing. In fact the use of Indian materials for paper making has greatly fallen.

From attempts made by these paper manufacturing concerns that the proposed duty of Rs. 45 per ton on wood pulp, which was a serious burden in the last protective scheme and which has now been fortunately lifted, be reduced to less than half, our belief has further been confirmed that the future of the Bamboo Pulp Industry is not bright, and the paper mills intend more to take advantage of the protective duty on paper, making larger use of imported wood pulp for profits than making such attempts to foster the manufacture of bamboo pulp as the Tariff Board expects them to do.

We are further pained to notice that the larger mills, in spite of repeated insistence by the Tariff Board not only in their last Report on bamboo pulp and paper but also on various other occasions, have done very little towards the Indianization of Directorate and staff and the training of Indian apprentices. It is pertinent to remark, in this connection, that in the Rayal pulp and paper mill company things have happened quite the other way, that is, the number of European directors has increased while the number of Indian directors has been stationary at one, and it has no Indian in the superior management except a chairman. Also in the Tattarah Paper Mills Company the percentage of European share holders has increased from 80 per cent to 45 per cent.

The following records of the Tariff Board in this connection deserve special attention:

"On a review of the facts stated in the foregoing paragraph we find that, at the Tattarah Paper Mills, the least satisfactory record is that reported in that of the Rayal Paper Mills Company. This Company have been in existence now for over half a century and during this long period appear to have made no progress whatever in recruiting Indian staff by direction and superior management of their M.F. We are much surprised to find that, because we consider that the Rayal's record betrays a general disregard of their obligations as an important unit in an industry receiving public assistance."

The progress in other mills has also not been recorded by the Board as satisfactory as it should be and they think that there is considerable scope for further progress.

The Board further points out:-

"We are not satisfied that sufficient regard has been paid to such questions as the training of more men and increasing of experience and the acquisition of work provided for them, the point of immediately required for the already possessing of sound technical qualifications and experience in European countries and the facilities to good work and that from the perspective of employment in suitable circumstances, based partly on the basis of the kind of work to be carried out European Employees. We to be expected that the request made by the Tariff Board in 1935 for a material scheme of training Indians has not yet been adopted, that we consider it most important that the mills should have no further delay in despatching to carry out these suggestions."

The Government of India has also not fully realized the importance of this aspect of the question and instead of insisting it on the mills they themselves took exception to these recommendations of the Tariff Board in their Resolutions on the Tariff Board Report. The Select Committee examined this question in detail and we are glad that it by a majority decided to put a paragraph in the report embodying these recommendations. In our view there should in reality be no distinction in this regard

between industries requiring assistance in the shape of bounties and those which are protected by means of protective duties. It is therefore important, from the various points of view, that in the case of every industry which is granted protection, the aspect of the case should be fully examined. We therefore wish again to emphasize that the Government should be vigilant in watching the progress which the companies are making and in insisting on the need for quick improvement in this direction, because it will be one of the main criteria of judging the success of the whole scheme of protection. We also wish to warn the companies concerned that they in their own interests, should not neglect this aspect of the question.

During the course of our discussion we objected to the raising of percentage of mechanized wood pulp in printing paper from 65 to 75 per cent of the fibre content, as we believed that it might handicap the newspaper industry. We were however assured by the Government spokesmen that it was being done only for administrative convenience and that the newspaper industry will not be affected and that there will be no extra tax on it. In view of this assurance we agreed. A few days later it is found that the newspapers find the raising of percentage harmful and are of opinion that the Government by administrative means should relieve such handicap.

We are sorry that the India Paper Pulp Company, though so much lauded upon by the Text Board in their last report and in spite of its promise, has not yet registered itself into a public company.

For these various reasons we are of opinion that the period of 7 years is widely long and we think that the term should be reduced in order to enable the Legislature to judge whether the various concerns have fulfilled the expectations in the various directions pointed out by us.

MOHTI, AZHAR ALI  
S. C. MITRA  
HARI RAJ SWARUP  
SATISH CH. SEN.  
HARSHAN SINGH  
B. DAS  
ISMAIL ALI KHAN.

I wish to emphasize in this separate note one particular aspect arising out of the policy of diminishing protection which the Government and the Legislature have been adopting. At present, there are no corresponding obligations imposed on the State or industries requiring protection or assistance. Such industries do not always use Indian fibres or even Indian raw material and in the present case the paper manufacturers are more anxious to manufacture paper from imported wood pulp and their expectations in the effect Government even went so far as to ask for postponement of levy of duties on imported wood pulp.

The Legislature has now passed no law to increase corresponding obligations on the parties receiving protection. The National Capital Committee recommended that "Government

should exercise such control over the undertakings as will ensure that the benefits of the commerce accrue primarily to the country.<sup>11</sup> This aspect of the question should be further explored and legislation should be made ensuring following obligations:—

(a) when a firm or a public company deals with external capital, every facility should be given by it to attract Indian shareholders and there should be Indian Directors on board of such a company;

(b) if the undertaking be a private concern and not belongs to the British Empire, it should take steps to associate Indians in its management and employ Indian capital wherever possible;

(c) whenever firms are neither Indian nor British, there should not be allowed to take advantage of the protection unless and until these promote joint stock companies with equal capital and that at least 50 per cent of capital and directorate should be Indian;

(d) wherever firms have non-Indian capital, there should train up Indians as probationers in the industry; and

(e) all Government, private or public, Indian or British, non-Indian or non-British, receiving concessions by protective tariff should submit annual returns of the extent of their purchases of Indian raw material or Indian stores and the percentage these bear to total requirements. Such annual returns should also state the facilities offered to Indian youth for technical training.

Unless the Legislature enforce such obligations, the object of protection to industries will be frustrated as it is done even today.

Day by day, the consumers are called upon to pay high prices, because a few industries would benefit thereby. I agree to find that the Government have no definite idea as to the period of protection that a particular industry would need in order to sell its products at competitive market prices. In the case of paper industry if this bill be passed, the industry gets protection for 14 years whereafter it will again come with the bidding board before the Legislature. I find also that the expenditure dozen of high tariff will to develop industries in India. High tariff will be no incentive to cheap production and therefore the Legislature must understand its position before it commits unborn generations to high prices simply because a few will benefit.

10th February 1922

A. DAS.

L.A. Bill No. 9 of 1922.

(As recommended by the Joint Committee.)

A Bill further to amend the law relating to the fostering and development of the bamboo paper industry in British India.

Whereas it is expedient further to amend the law relating to the fostering and development of the bamboo paper industry in British India, it is hereby enacted as follows:—

1. This Act may be called the Bamboo Paper Industry (Fostering) Act, 1922.

3. In sub-section (5) of section 2 of the Bamboo Paper India  
 XIV of 1923. try (Protection) Act, 1923, for the figures "1932" the figures  
 "1933" shall be substituted. Amendment of section 2, Act XXV of 1923.
3. In sub-section (5) of section 2 of the Bamboo Paper  
 XI of 1923. Industry (Protection) Act, 1923, for the figures "1932" the  
 figures "1933" shall be substituted. Amendment of section 2, Act XXV of 1923.
4. In Item No. 135 of Schedule II to the Indian Tariff Act,  
 VIII of 1924. 1924, as enacted by the Bamboo Paper Industry (Protection)  
 Act, 1927, for the figures and words "60 per cent" the figures  
 XI of 1927. and words "50 per cent" shall be substituted. Amendment of Schedule II, Act VIII of 1924, and Schedule II, Act XI of 1927.
5. (1) In Schedule II to the Indian Tariff Act, 1924,—  
 VIII of 1924. (a) for Item No. 10 the following shall be substituted,  
 namely:—  
 "10 Paper and other paper making materials, including wood pulp,"  
 and  
 (b) in Part VII, after Item No. 100, the following item  
 shall be inserted, namely:—  
 "101 Waste Paper .. .. . Yes .. . No 14."
- (2) The amendments made by sub-section (2) shall have  
 effect up to the 31st day of March 1928.

The following Bill was introduced in the Legislative Assembly  
 on the 17th February 1933:—

L.A. Bill No. 9 of 1932.

A Bill (author to amend the Workmen's Compensation Act, 1923.

WHEREAS it is expedient further to amend the Workmen's  
 Compensation Act, 1923, it is hereby enacted as follows:—

1. This Act may be called the Workmen's Compensation  
 (Amendment) Act, 1932. Short title.
2. In section 2 of the Workmen's Compensation Act, 1923  
 VIII of 1923. (hereinafter referred to as the said Act),—  
 (a) in sub-section (1),—  
 (i) in clause (d), after the word "concerned", in both  
 places where it occurs, the words "or involved" shall be  
 inserted;  
 (ii) in clause (f), for the words "those named" the  
 word "any" shall be substituted, and the words "or any  
 inland steam-vessel as defined in section 2 of the Inland Steam  
 Vessels Act, 1927, of a registered tonnage of not less than one  
 hundred tons" shall be omitted, and  
 (iii) in sub-section (2) of clause (a), the words "or  
 by way of manual labour or" shall be omitted;  
 (b) for sub-section (5), the following sub-section shall be  
 substituted, namely:—  
 (c) The Governor General in Council, after giving, by  
 notification in the Gazette of India, not less than three months

nature of his intention as to do, viz., by a like entitling, add to Schedule II persons or any class of persons employed in any occupation which he is satisfied is a hazardous occupation, and the provisions of this Act shall thereupon apply in such persons or classes of persons;

Provided that in making such addition the Governor-General in Council may deem that the provisions of this Act shall apply to such persons or classes of persons in respect of specified injuries only."

Amendment  
of section 3  
of Act VIII of  
1913.

3. In section 3 of the said Act—

(a) in sub-section (1)—

(i) in proviso (a), for the word "ten" the word "seven" shall be substituted; and

(ii) in proviso (2), for the words "injury to a workman resulting from" the words "injury, and resulting in death, caused by" shall be substituted; and

(b) in sub-section (4), the words "only and" shall be omitted.

Amendment  
of section 4,  
Act VIII of  
1913.

4. For sub-section (1) of section 4 of the said Act the following sub-section shall be substituted, namely:—

"(1) Subject to the provisions of this Act, the amount of compensation shall be as follows, namely:—

A. Where death results from the injury—

(a) in the case of an adult in receipt of monthly wages falling within limits shown in the first column of Schedule IV— the amount shown against such limits in the second column thereof; and

(b) in the case of a minor—two hundred rupees.

B. Where permanent total disablement results from the injury—

(a) in the case of an adult in receipt of monthly wages falling within limits shown in the first column of Schedule IV— the amount shown against such limits in the third column thereof; and

(b) in the case of a minor in receipt of monthly wages falling within limits shown in the first column of Schedule IV— the amount shown against such limits in the fourth column thereof;

C. Where permanent partial disablement results from the injury—

(a) in the case of an injury specified in Schedule I, such percentage of the compensation which would have been payable in the case of permanent total disablement as is specified therein as being the percentage of the loss of earning capacity caused by that injury; and

(b) in the case of an injury not specified in Schedule I, such percentage of the compensation payable in the case of permanent total disablement as is proportionate to the loss of earning capacity permanently caused by the injury;

Explanation.—Where more injuries than one are caused by the same accident, the amount of compensation payable under



this head shall be aggregated but not so in any case as to exceed the amount which would have been payable if permanent total disablement had resulted from the injury.

D. Where temporary disablement, whether total or partial, results from the injury, a half-monthly payment payable on the sixteenth day after the expiry of a waiting period of seven days from the date of the disablement, and thereafter half-monthly during the disablement or during a period of five years, whichever period is shorter,--

(1) in the case of an adult is one-half of monthly wages falling within limits shown in the first column of Schedule IV-- of the sum shown against each limit in the fourth column thereof; and

(2) in the case of a minor--one-half of his monthly wages, subject to a maximum of thirty shaggs.

Provided that--

(a) there shall be deducted from any lump sum or half-monthly payments to which the workman is entitled the amount of any gratuity or allowance which the workman has received from the employer by way of compensation during the period of disablement prior to the receipt of such lump sum or of the first half-monthly payment, as the case may be; and

(b) no half-monthly payment shall in any case exceed the amount, if any, by which half the amount of the monthly wages of the workman before the accident exceeds half the amount of such wages which he is carrying after the accident."

5. In section 5 of the said Act--

(a) in sub-section (1)--

(i) for the word and figure "section 4" the words "the said Act" shall be substituted.

(ii) after clause (d) the following clause shall be inserted, namely,--

"(e) where the whole of the disablement period of service immediately preceding the accident during which the workman was in the service of the employer who is liable to pay the sum, provision also has then not made, the monthly wages of the workman shall be deemed to be the average monthly amount which, during the twelve months immediately preceding the accident, was being earned by a workman employed on the same work by the same employer, or, if there was no workman so employed, by a workman employed on similar work in the same locality;"

(iii) clause (k) shall be relettered as clause (p), and

(iv) the proviso shall be omitted; and

(v) sub-section (2) shall be omitted.

6. In section 8 of the said Act--

(a) for the proviso to sub-section (1) the following shall be substituted, namely,--

"Provided that, in the case of a deceased workman, an employer may make to any dependent person on account of

Amendment  
of section 5,  
Act VIII of  
1932.

Amendment  
of section 8,  
Act VIII of  
1932.

compensation not exceeding an aggregate of one hundred rupees, and so much of such aggregate as does not exceed the compensation payable to that dependent shall be deducted by the Commissioner from such compensation and repaid to the employee; and

(e) in sub-section (4),—

(i) for the words "may deduct" the words "shall deduct" shall be substituted, and

(ii) for the words "fifty rupees or so much of that cost or of fifty rupees, whichever is less, as has not already been advanced by the employer on account of such expenses" the words "twenty-five rupees" shall be substituted.

7 In section 10 of the said Act,—

(a) in subsection (1), after the first proviso the following proviso shall be inserted, namely,—

"Provided further that the want of or any defect or irregularity in a notice shall not be a bar to the continuance of proceedings—

(i) if the claim is made in respect of the death of a workman resulting from an accident which occurred on the premises of the employer, or at any place where the workman at the time of the accident was working under the control of the employer or of any person employed by him, and the workman died as such prisoner or in such place, or on any premises belonging to the employer, or died without having left the vicinity of the premises or place where the accident occurred, or

(ii) if the employer had knowledge of the accident from any other source at or about the time when it occurred; and

(b) for subsection (3) the following sub-sections shall be substituted, namely:—

"(3) The Local Government may require that any prescribed class of employers shall maintain at their premises at which workmen are employed a notice book, in the prescribed form, which shall be readily accessible at all reasonable times to any injured workman employed on the premises and to any person acting bona fide on his behalf

(4) A notice under this section may be served by delivering it at, or sending it by registered post addressed to, the residence or any other place of business of the person on whom it is to be served, or, where a notice book is maintained, by entry in the notice book."

8. After section 10 of the said Act the following sections shall be inserted, namely:—

"10A. (1) Where a Commissioner receives information from any source that a workman has died as a result of an accident arising out of and in the course of his employment, he may send by registered post a notice to the workman's employer requiring him to submit within ten days of the receipt of the notice, a statement, in the prescribed form, giving the circumstances attending the death of the workman, and indicating whether, in

Amendment  
of section 10,  
Act VIII of  
1903.

Insertion of  
new sections  
A and 10B  
in Act VIII  
of 1903.

Power to  
require from  
employer  
statement in  
regarding  
death acci-  
dents.

the opinion of the employer, he is or is not liable to deposit compensation on account of the death.

(2) If the employer is of opinion that he is liable to deposit compensation, he shall make the deposit within ten days of the service of the notice.

(3) If the employer is of opinion that he is not liable to deposit compensation, he shall in his statement indicate the grounds on which he disclaims liability.

(4) Where the employer has so disclaimed liability, the Commissioner, after such inquiry as he may think fit, may inform any of the dependants of the deceased workman that it is open to the dependants to prefer a claim for compensation, and may give them such other further information as he may think fit.

10B. (1) Where, by any law for the time being in force, notice is required to be given to any authority, by or on behalf of an employer, of any accident resulting in death which occurs on his premises, the person employed to give the notice shall, within seven days of the accident, send a report to the Commissioner giving the circumstances attending the death.

(2) The Local Government may, by notification in the local official Gazette, extend the provisions of sub-section (1) to any class of premises other than those coming within the scope of that sub-section, and may, by such notification, specify the persons who shall send the report to the Commissioner."

9. In sub-section (2) of section 12 of the said Act, after the words "the contractor" the words "or any other person from whom the workman could have received compensation" shall be inserted.

10. In Chapter II and after section 18 of the said Act, the following section shall be inserted, namely:—

" 18A. Whoever—  
(a) fails to maintain a notice-book which he is required to maintain under sub-section (1) of section 16, or  
(b) fails to send to the Commissioner a statement which he is required to send under sub-section (1) of section 16A, or  
(c) fails to send to the Commissioner a report of an accident which he is required to send under section 10B, or  
(d) fails to make any return which he is required to make under section 10,  
shall be punishable with fine which may extend to one hundred rupees."

11. In sub-section (2) of section 19 of the said Act, for the words "the Commissioner" the words "a Commissioner" shall be substituted.

12. In section 20 of the said Act,—  
(a) after sub-section (2) the following sub-section shall be inserted, namely:—

"(3) Where more than one Commissioner has been appointed for any local area, the Local Government may, by

Repeal of  
local laws  
devoid.

Amendment  
of section 12,  
Act No. 11 of  
1917.

Insertion of  
new section  
18A in Act  
No. 11 of 1917.  
Section.

Amendment  
of section 19,  
Act No. 11 of  
1917.

Amendment  
of section 20,  
Act No. 11 of  
1917.

general or special order, regulates the distribution of business between them." and

(5) sub-sections (2) and (3) shall be renumbered as sub-sections (3) and (4)

Amendment  
of section 21,  
Act VIII of  
1923

13 In section 13 of the said Act,—

(a) in sub-section (2), for the words "the Commissioner," in both places where they occur, the words "a Commissioner" shall be substituted, and

(b) after sub-section (4) the following sub-section shall be inserted, namely:—

"(4) The Local Government may transfer any matter from any Commissioner appointed by it to any other Commissioner appointed by it."

Amendment  
of section 22,  
Act VIII of  
1923

14 In section 22 of the said Act,—

(a) in sub-section (1), after the word "Commissioner", the words "or other than an application by a dependent or dependents for compensation," shall be inserted, and

(b) in sub-section (2),—

(i) for the words "Where any such question has arisen, the application" the words "An application to a Commissioner" shall be substituted, and

(ii) in clause (4), after the bracket and letter "(d)", the words "except in the case of an application by dependents for compensation," shall be inserted

Insertion of  
new section  
22A in Act  
VIII of 1923.

15 After section 22 of the said Act, the following section shall be inserted, namely:—

Power of  
Commissioner  
to require  
further  
deposit on  
order of total  
settlement.

"22A. (1) When any sum has been deposited by an employer as compensation payable in respect of a workman whose injury has resulted in death, and in the opinion of the Commissioner such sum is insufficient, the Commissioner may, by notice in writing stating his reasons, call upon the employer to show cause why he should not make a further deposit within such time as may be stated in the notice.

(2) If the employer fails to show cause to the satisfaction of the Commissioner, the Commissioner may make an award determining the total amount payable, and requiring the employer to deposit the deficiency."

Amendment  
of section 26,  
Act VIII of  
1923

16 In sub-section (1) of section 26 of the said Act, after the existing proviso, the following further proviso shall be added, namely:—

"Provided further that no appeal by an employer under clause (a) shall be taken the memorandum of appeal is accompanied by a certificate by the Commissioner to the effect that the appellant has deposited with him not less than one-tenth of the amount payable under the order appealed against or one hundred rupees, whichever is less."

22. After section 10 of the said Act the following section shall be inserted, namely:—

Insertion of new section 10A in Act VIII of 1918.

" 10A. Where an employee makes an appeal under clause (a) of sub-section (1) of section 30 of the Commissioner may, and if so directed by the High Court shall, pending the decision of the appeal, withhold payment of any sum in deposit with him."

Withholding of section 30 of Act VIII of 1918, pending decision of appeal.

Provided that the Commissioner may distribute, in such manner as he may think fit, out of any sum in deposit with him, a sum not exceeding one-tenth of the sum payable under his order, or one hundred rupees, whichever is less, among persons notified under his order to receive compensation who, in his opinion, are unable to support themselves, and in the event of the appeal being successful such sum shall not be recoverable by the employer."

23. In section 35 of the said Act,—

Amendment of section 35, Act VIII of 1918.

(i) in clause (a) the word "and" in the second place where it occurs, shall be omitted;

(ii) after clause (c) the following clause shall be inserted, namely:—

" (d) prescribing the classes of employers who shall maintain police-books under sub-section (2) of section 10, and the form of such police-books;

(e) for prescribing the form of statement to be submitted by employers under section 30A; and "

(f) clause (4) shall be re-lettered as clause (f).

24. After section 34 of the said Act, the following section shall be inserted, namely:—

Insertion of new section 34 in Act VIII of 1918.

" 35. Where the Governor General in Council has entered into an arrangement with any part of His Majesty's Dominions whereby sums awarded under this Act may be transferred to and administered by a competent authority in such part and sums awarded under the law relating to workmen's compensation in such part may be transferred to and administered by a competent authority in British India, the Governor General in Council may, by notification in the Gazette of India, make rules in pursuance of such arrangement:—

Rules to give effect to reciprocal arrangements with other parts of His Majesty's Dominions for the transfer of money paid as compensation.

(a) for the transfer in such part of money paid to a Comptroller under this Act, which is money applicable for the benefit of any person entitled or about to reside in such part, and

(b) for the receipt and administration in British India of any money awarded under the law relating to workmen's compensation in such part, which has been transferred to British India, and is money applicable for the benefit of any person residing or about to reside in British India."

Amendment  
of Statute  
No. 13, Act  
VIII of 1913.

20. In Schedule II to the said Act, for classes (j) to (xii), the following classes and explanation shall be substituted, namely:—

- "(i) employed, otherwise than in a clerical capacity or as a railway, in connection with the operation or maintenance of mechanically propelled vehicles used for the carriage of passengers for hire, or for industrial or commercial purposes; or
- (ii) employed, otherwise than in a clerical capacity, in any premises wherein, or within the precincts whereof, on any one day of the preceding twelve months, ten or more persons have been employed in any manufacturing process, as defined in clause (4) of section 2 of the Indian Factories Act, 1911, or in X any kind of work whatsoever incidental to or connected with any such manufacturing process or with the article made, and steam, water or other mechanical power or electrical power is used; or
- (iii) employed, otherwise than in a clerical capacity, in any premises wherein, or within the precincts whereof, on any one day of the preceding twelve months, fifty or more persons have been employed in any manufacturing process, as defined in clause (4) of section 2 of the Indian Factories Act, 1911, or in X any kind of work whatsoever incidental to or connected with any such manufacturing process or with the article made; or
- (iv) employed, in any mine as defined in clause (f) of section 2 of the Indian Mines Act, 1903, in any mining operations, or in any kind of work, other than clerical work, incidental to or connected with any mining operations or with the mineral obtained, or in any kind of work whatsoever below ground.

Provided that any excavation in which on any day of the preceding twelve months more than fifty persons have been employed or explosions have been used, and whose depth from its highest to its lowest point does not exceed twenty feet shall be deemed not to be a mine for the purposes of this clause, or

- (v) employed as the master of a registered ship or as a seaman; or
- (vi) employed for the purpose of loading, unloading, stowing, constructing, repairing, dismantling, cleaning or putting any ship of which he is not the master or a member of the crew, or in the handling or transport on land within the limits of any port subject to the Indian Ports Act, 1908, of goods which have been X discharged from or are to be loaded into any vessel; or
- (vii) employed in the construction, repair or dismantling of—
- (a) any building which is designed to be or is or has been more than one storey in height above the ground or twenty feet or more from the ground level to the apex of the roof; or
- (b) any dam or embankment which is twenty feet or more in height from its lowest to its highest point; or
- (c) any canal, pipe line, public road, public bridge, aerial ropeway or trolley; or
- (viii) employed in setting up, repairing, maintaining, or taking down any telegraph or telephone line or post or any overhead electric line or cable or post or standard for the same; or
- (ix) employed in the construction, repair, inspection, upkeep or dismantling of any underground sewer; or
- (x) employed in the service of any fire brigade; or

(vi) employed upon a railway as defined in clause (4) of section 8, and sub-section (1) of section 144 of the Indian Railways Act, 1900, by a person holding a contract with the railway administration, or

(vii) employed as an inspector, rail guard, porter or van man in the Railway Mail Service, or

(viii) employed in connection with operations for winning natural petroleum or natural gas, or

(ix) employed in any occupation involving blasting operations; or

(x) employed in the making of any excavation in which on any one day of the preceding twelve months more than fifty persons have been employed or explosives have been used, or mines deeper than its highest to its lowest point exceeds twenty feet; or

(xi) employed in the operation of any ferry boat capable of carrying more than ten persons; or

(xii) employed, otherwise than in a clerical capacity, on any estate which is maintained for the purpose of growing cinchona, coffee, rubber or tea, and on which on any one day in the preceding twelve months fifty or more persons have been so employed; or

(xiii) employed, otherwise than in a clerical capacity, in the supplying, generating or transforming of electrical energy; or

(xiv) employed on any vessel which ordinarily plies on any canal, river, lake or other inland navigable water and is propelled wholly or in part by steam or other mechanical power or by electricity; or

(xv) employed in a lighthouse as defined in clause (4) of section 2 of the Indian Lighthouse Act, 1917.

Explanation.—In this Schedule, "the preceding twelve months" relates in any particular case to the twelve months ending with the day on which the accident in such case occurred."

21. In Schedule III to the said Act, after the entry relating to phosphorus poisoning, the following entries shall be added, <sup>inserted</sup> namely:— <sub>of Para 103, 104, 105 and 106 of 1917</sub>

* Mercury poisoning or its sequelae.	Any person involving the use of mercury or its preparations or compounds.
Fooding by bacteria such as <i>botulism</i> , or the sequelae of such poisoning.	Handling bacteria or any of its kinetogens, and any person in the manufacture or involving the use of bacteria or any of its kinetogens.
Cholera, dysentery or its sequelae.	Any person involving the use of cholera and its kinetogens or compounds, or bacteria, or their preparations.
Consumption of blood or its sequelae.	Any person involved in its consumption.

Substitution  
of new letter  
table for  
Schedule IV,  
Act 1903 of  
1923

22. For Schedule IV to the said Act, the following shall be substituted, namely:—

# SCHEDULE IV

(See section 4.)

Compensation payable in certain cases.

Monthly wages of the workmen injured,		Amount of compensation for			That monthly payment is subject to in temporary disability of workmen.
		Death of Adult.	Permanent Total Disablement of Adult.	Permanent Total Disablement of Women.	
(1)	(2)	(3)	(4)	(5)	(6)
More than—	But not more than—	Rs.	Rs.	Rs.	Rs. & P.
0	10	0	100	500	0 0
10	15	0	150	750	0 0
15	20	0	200	1,000	0 0
20	25	0	250	1,250	0 0
25	30	0	300	1,500	0 0
30	35	0	350	1,750	0 0
35	40	0	400	2,000	0 0
40	45	0	450	2,250	0 0
45	50	0	500	2,500	0 0
50	55	0	550	2,750	0 0
55	60	0	600	3,000	0 0
60	65	0	650	3,250	0 0
65	70	0	700	3,500	0 0
70	75	0	750	3,750	0 0
75	80	0	800	4,000	0 0
80	85	0	850	4,250	0 0
85	90	0	900	4,500	0 0
90	95	0	950	4,750	0 0
95	100	0	1,000	5,000	0 0
100	—	0	1,000	5,000	0 0

## STATEMENT OF OBJECTS AND REASONS.

The Workmen's Compensation Act, 1903, was experimental in character, and since its coming into force on the 1st July 1904, a number of modifications of its provisions have been suggested by various authorities and interests. A few amendments, which were designed to remedy admitted defects or to embody improvements of a non-controversial character, were effected by the Workmen's Compensation (Amendment) Act, 1905. Those proposals which involved the modification of the principles underlying the Act or its more important features were referred by the Government of India to Local Governments for opinion in a circular letter in 1908. Copies of this circular letter and of the replies received thereon were supplied to the Royal Commission on Labour who have, after removing the question in the light of further evidence supplied to them, made a number of recommendations on the subject in Chapter XVI of their Report. The Bill follows these recommendations closely; some minor additional provisions have been interpolated, and a few variations from the Commission's proposals have been made. The amendments proposed to be made to the Act are explained in detail in the subjoined Notes on Clauses.



## NOTES ON CLAUSES.

Clause 2 (a) (b).—The amendment adds widowed daughters and widowed sisters to the relatives of a deceased workman to whom a share in the compensation may be allotted by the Commissioner.

Clause 2 (a) (c).—The existing Act applies only to those workmen who are employed on any company or household ships registered under certain Indian Acts and of a registered tonnage of not less than 50 tons. The amendment aims to reduce the tonnage limit to 50 tons. In the case of inland steam vessels it is proposed to remove the tonnage limit and to extend the scope of the Act to all inland vessels whether propelled by steam or other mechanical power or by electricity. See sub-clause (am) in clause 2b.

Clause 2 (a) (m).—It is no application to workmen employed in the agriculture specified in Schedule II, the scope of the Act is restricted to those who are employed either by way of manual labour or on monthly wages not exceeding three hundred rupees. There appear to be no manual labourers in India in receipt of over Rs. 300 a month. It is therefore proposed to delete the reference to manual labour from section 2 (i) (a) of the Act. The Act will then apply to all workmen employed in any capacity specified in Schedule II in receipt of monthly wages not exceeding Rs. 300.

Clause 2 (b).—The wording of the existing subsection (5) of section 2 has proved inconvenient in drafting notifications under the section. The amendment substitutes a reference of the existing clause without any change of substance, other than the omission, following on the preceding amendment, of any reference to manual labour.

Clause 2 (e) (i).—The amendment is consequential upon the proposed reduction of the waiting period from ten days to seven, with rate on clause 4.

Clause 2 (a) (ii).—The three exceptions contained in proviso (b) to section 2 (i) of the Act operate to remove the liability of the employer to pay compensation when the accident is due to specific misconduct on the part of the workman, e.g., intoxication by drink or drugs, wilful disobedience to certain rules and orders and wilful removal of safety devices. Where a workman is killed, it is extremely difficult for dependants to obtain evidence that the accident was caused by the deceased's misconduct. This is especially true where the employer's defence is that the workman disobeyed a safety rule, e.g., a rule against cleaning machinery in motion. Moreover the withholding of compensation for fatal accidents which are covered by the exceptions gives rise to great hardship to dependants and is not likely to have any appreciable educative effects on other workmen. The amendment therefore seeks to make the exceptions inapplicable in the case of fatal accidents. The proposal here made had the unanimous support of the Royal Commission on Labour, a majority recommended also that the exceptions should not apply in cases where a percentage loss of 50 per cent or more of

working capacity results from the accident. In a non-fatal accident, the injured workman is in a position to contest the decision put forward by the employer and the members of the Commission themselves recognized that the case for accepting the exemption in such cases is "less strong".

Clause 3 (4).—The provision in section 3 (4) of the Act which treats liability for non-scheduled diseases as those "solely and directly attributable to a specific injury" is unduly stringent; chance can rarely if ever be regarded as solely due to one cause.

Clause 4.—(1) The amendment and that contained in clause 22 follow the recommendations made unanimously by the Labour Commission. The effect of these amendments would be to enhance considerably compensation payable for death and permanent disablement in the case of the more poorly paid workman (i.e., those getting less than Rs. 17-8-0) and those in receipt of high wages (i.e., those getting more than Rs. 85 a month). Compensation for temporary disablement would also be substantially enhanced for most workmen.

The enhanced scales are indicated in Schedule IV in clause 22. In place of the existing fourteen wage classes seven new have been substituted. Except in the last two classes, compensation is based on the highest wage of the class and not, as at present, the mean wage. For the last two classes compensation is based on wages of Rs. 155 and Rs. 185, respectively. In determining the amount of compensation payable, the existing basis of calculation of compensation for death as thirty months' wages and for permanent total disablement as 42 months' wages in the case of adults and as 34 months' wages in the case of minors has been retained. The minimum compensation has been fixed in the case of adults for death at Rs. 500 and for permanent total disablement at Rs. 345, while the maximum amounts for death and permanent total disablement are increased from Rs. 2,500 and Rs. 2,500 to Rs. 4,500 and Rs. 4,500 respectively. In cases of temporary disablement, in addition to raising the maximum half-monthly payment from Rs. 15 to Rs. 30, the rate of compensation has been increased in the case of adults whose monthly wages do not exceed Rs. 30 to two-thirds of the monthly wages and, in the case of minors, to full wages.

At the same time, certain drafting changes are proposed. In the Act as it at present stands, compensation is expressed in terms of monthly wages in most cases in section 4. Monthly wages have to be calculated according to rules given in section 5 and have then to be applied to certain assumed wages in accordance with Schedule IV. If the amendments made by this clause are adopted, the notion of "assumed wages" will disappear, and after the application of the rules relating to calculation of wages in section 5, a reference to Schedule IV will give, in most cases, the exact amount of compensation payable without further calculation. It should be noted that while it is proposed to replace the whole of section 4 (2) by the section contained in the clause, considerable parts of the new sub-section, and in particular the whole of paragraph C, reproduce verbatim the existing provisions.

(2) The waiting period of ten days specified in the existing section 4 is rather long and sometimes results in hardship; it is longer than that prescribed by the great majority of Acts in other countries. It is proposed to reduce it to seven days as recommended by the Commission.

Clause 5.—The provision in section 5 of the Act for the submission of wages gives some difficulty in application in cases where the workman has been engaged for a very short period before the accident, e.g., less than a month. A clause to obviate the difficulty was included in the amending Bill introduced in the Legislative Assembly in 1929, but it was abandoned by the Select Committee because there were doubts as to its equity and it was desired to avoid making any amendment of a constitutional character at that time. The Commission as a result of their examination of the question has recommended the clause for adoption. Sub-clause (a) (b) is intended to give effect to that recommendation. The other amendments in this clause are consequential on the drafting amendments included in the preceding clause and clause 22.

Clause 6.—The Act as it stood prior to its amendment in 1929 gave power to the Commissioner to deduct from the compensation deposited with him the actual funeral expenses of the workman up to a maximum of Rs. 50. The Select Committee of the Legislative Assembly on the Workmen's Compensation (Amendment) Bill, 1928, introduced certain changes which found a place in the Act as finally passed and had the effect of empowering the employer to make to any person by whom the funeral expenses are to be or have been incurred a payment of not more than Rs. 20 for each expense and to deduct the amount from the compensation. This provision has been found to lead itself to abuse and in three cases from Bengal brought to the notice of the Commission the employer had paid the maximum sum to his own sister for the expenses incurred in the funeral of a deceased workman. Further it is not open to the Commissioner to question the verifiability of the amount paid or to satisfy himself that the whole amount has been spent on the funeral. The amendment is designed to prevent funeral expenses being deducted from the compensation before it is deposited and to provide instead that, on the deposit of the compensation, the Commissioner should deduct the actual cost of the workman's funeral expenses up to Rs. 25 (the present limit of Rs. 50 is unreasonably high) and pay them to the person who has incurred them.

Clause 7 (a).—The provisions regarding notice contained in existing section 10 are unduly stringent in their terms. The Commissioner has wide powers to dispense with the necessity of a notice; but there are a number of cases in which no notice is necessary. Further want of or a defect in a notice should not be a bar to proceedings if the employer is proved to have had the knowledge of the accident from another source.

Clause 7 (b).—Notice-books, if effectively maintained, are of immense value to employers and to workmen; and in spite of the history of many Indian workmen books might be utilized in some branches of industry.

*Clause 4*—Knowledge of the Workmen's Compensation Act is spreading steadily in industrial areas, but a long time (even) elapses before that knowledge can become generally diffused in the villages. The dependents of many workmen live in rural areas, which may be situated several hundred miles from the place where the workman is employed. The distance of most workmen and of their dependents and the long distance separating them frequently operate to prevent knowledge of an accident being promptly received, and even when information has come, the dependents of a workless who has been killed may have no knowledge of the law, or insufficient knowledge to enable them to proceed with an application for compensation. These provisions are designed to ensure (i) that, in as many cases as possible, fatal accidents are brought to the notice of the Commissioner, (ii) that, where the employer admits liability, compensation is deposited promptly, and (iii) that, where the employer disowns liability and there are good grounds for believing compensation to be payable, the dependents get the information necessary to enable them to judge if they should make a claim or not.

*Clause 9*—Sub-section (2) of section 12 of the Act provides that where a principal is liable to pay compensation under the section he is entitled to be indemnified by the contractor. There is in the statute no provision relating to sub-contractors, which are not uncommon in India industry. A recent decision of the Calcutta High Court has held it approved that no indemnification can be claimed under the Act from a sub-contractor in respect of compensation awarded against the principal for injuries sustained by a sub-contractor's workman. The amendment seeks to remove this defect.

*Clause 10*—The amendment is designed to provide for the payment of a small fee for failure to furnish a return, return, etc., required under the Act.

*Clause 11, 12 and 13*—These amendments are designed to make it possible for local Governments to appoint more than one Commissioner having jurisdiction in the same area, where this is desirable.

*Clause 14*—As the Act stands at present, a dependent who finds that no compensation has been deposited on account of the death of a deceased workman may feel aggrieved to the employer. This is a logical case, in the case of fatal accidents, the Act prohibits the parties from reaching an agreement that will be final.

*Clause 15*—Cases arise in which the amount of compensation deposited on account of a fatal accident is inadequate. It is not clear under the existing law whether the Commissioner can take steps on his own initiative to ensure that the full amount of compensation is deposited. The amendment is designed to empower the Commissioner to call on an employer to make up an inadequate deposit to the proper amount.

**Clauses 16 and 17.**—Section 8 of the Act does not prescribe any particular period during which compensation deposited with the Commissioner must be distributed by him, but it is doubtful whether, in any, without statutory authority, withhold a payment for the period which are sometimes necessary for the decision of an appeal by a High Court. These amendments seek to under the necessary authority of the Commissioner to withhold payment of compensation pending the decision of the appeal. In order to prevent hardship power is at the same time given to the Commissioner to distribute a small sum for the maintenance of the opposite party during the pendency of the appeal. This sum, which can be no more than Rs. 100 and is intended to be disbursed in numerous cases only, will not be recoverable.

**Clause 18.**—These amendments are consequential to those in clauses 7 (b) and 8 of the Bill.

**Clause 19.**—The proposed section, which follows a resolution of the Imperial Conference, 1920, would make it possible to arrange for the more convenient distribution of compensation due under the Indian Act to persons in other parts of the Empire and of compensation due under British or Dominion laws to persons in British India.

**Clause 20.**—The proposed Act aims at the inclusion of persons employed in branches of industry which are both organized and hazardous. The Commission have recommended that the Act should be extended to cover as completely as possible the workers in organized industry, whether their occupations are hazardous or not, and that there should be a gradual extension to workers in less organized industries, beginning with those who are subject to most risk. Following this principle they have suggested the widening in most cases of the existing classes in Schedule II and the inclusion of an entirely new class consisting of workers on plantations. The Commission estimate that these proposals "will have the effect of adding perhaps 2,000,000 workers to the number (estimated at 4,000,000) already included." About half of this number is accounted for by the inclusion of plantation workers whose rates of accidents are falling and, as the Commission observe, the increase in the number of possible claims will be by no means proportionate to the increase in the number of employees covered. Items (iv), (v), (vi), (vii), (viii) and (ix) introduce new classes of workmen to the Act while items (i), (ii), (iii), (x), (xi), (xii) and (xiii) involve enlargements of existing categories. Item (x) is the only new item not proposed by the Commission.

**Clause 21.**—Of the four industrial diseases which it is proposed to add to the Schedule, the first is already an industrial disease for the purposes of the Act by virtue of a notification issued under section 3 (2) in 1925. The addition of the next two diseases was recommended by the Commission and the addition of the last by the Government of Bombay.

**Clause 22.**—See note on clause 4.

New Draft,  
The 12th February 1932.

J. W. GIBSON.

The following Bill was introduced in the Legislative Assembly on the 19th February 1922:—

L.A. BILL No. 10 OF 1922

A BILL further to amend the Indian Income-tax Act, 1922.

WHEREAS it is expedient further to amend the Indian Income-tax Act, 1922; It is hereby enacted as follows:—

Enacted

Short title,  
extent and  
commencement.

1. (1) This Act may be called the Indian Income-tax (Amendment) Act, 1922.

(2) It extends to the whole of British India, including British India and the Federated States, and applies also within the dominions of Princes and Chiefs in India in so far as they are in the service of the Government of India or of a local authority established in the exercise of the powers of the Governor General in Council in that behalf, and to all other servants of His Majesty in those dominions.

(3) It shall come into force at once.

Amendment  
of section 5,  
of Act No. 10 of  
1922.

2. In section 5 of the Indian Income-tax Act, 1922 (hereinafter referred to as the said Act), the following sub-sections shall be inserted, namely:—

(S. 5. 4)  
Enacted  
the  
Act, 1922.

"(7) There shall be constituted for each district or division or a specified area in the case may be a tribunal to control the assessment of income-tax, to hear all appeals against such assessment, and generally to execute the Act.

(8) Such tribunal shall comprise a judicial officer not below the rank of District Judge, a member of the legal profession of not less than 10 years' standing appointed on the recommendation of the District Bar Association, and where a High Court exists upon the recommendation of the High Court Bar Association and a member of the District Council or Municipal Committee appointed at a joint meeting of those bodies.

(9) Such tribunal shall decide all questions by a majority provided that it shall be competent to the tribunal or the majority of its members to refer any question for decision of the High Court.

(S. 5. 10)  
Enacted  
the  
Act, 1922.

(10) For the purpose of deciding any question referred to it for decision it shall be competent to co-opt any person specially conversant with the subject. Upon such co-opting the person so co-opted shall become a member of the Court for the purpose of deciding the question referred to it of which it may take upon itself to decide."

Amendment  
of section 11,  
of Act No. 10 of  
1922.

3. In section 11 of the said Act:—

(a) in sub-section (1), after the words "If the Income-tax Officer" the words "with the concurrence of three or more assessors" shall be inserted;

(b) in sub-section (2), after the words "If the Income-tax Officer" the words "with the concurrence of three or more assessors" shall be inserted; and

(c) in sub-section (3), after the words "Income-tax Officer" where they first occur, the words "in the presence of three or more assessors if the assessee so desires" shall be inserted.

4. In section 30 of the said Act, for the words "Assistant Commissioner", wherever they occur, the words "Income-tax Tribunal" shall be substituted. Amendment of section 30, Act XI of 1922.

5. In section 31 of the said Act, for the words "Assistant Commissioner", wherever they occur, the words "Income-tax Tribunal" shall be substituted. Amendment of section 31, Act XI of 1922.

6. In section 33 of the said Act,—

(A) in sub-section (1),— Amendment of section 33, Act XI of 1922.

(a) for the words "an Assistant Commissioner" the words "the Income-tax Tribunal" shall be substituted; and

(b) for the word "Commissioner" the words "High Court" shall be substituted.

(B) in sub-section (2), for the word "Commissioner" the words "High Court" shall be substituted.

7. In section 33 of the said Act, for the word "Commissioner", wherever it occurs, the words "High Court" shall be substituted. Amendment of section 33, Act XI of 1922.

8. In section 37 of the said Act, for the words "Assistant Commissioner and Commissioner" (as words "Income-tax Tribunal both General and Special and the High Court" shall be substituted. Amendment of section 37, Act XI of 1922.

9. In sub-section (1) of section 66 of the said Act, for the words "one hundred rupees" the words "fifteen rupees" shall be substituted. Amendment of section 66, Act XI of 1922.

#### STATEMENT OF OBJECTS AND REASONS

(1) The Income-tax Act was for the first time enacted in 1922, when it was said that a sum of about a crore of rupees was required owing to the deficit budget created by the increased outlay on the Maratha War and the sudden depreciation of silver. The tax was intended to be a temporary one. But it has since remained and now produces over twenty times that amount. Besides, the super-tax levied as a war measure has been made permanent. But the procedure for the levy of both is unexpedient and summary and places an undue power in the hands of the assessing authorities who have been given the final right of leaving the so-called appeal of the taxpayer.

(2) Income and super-tax is more appropriate to countries and to those in which commercial and industrial enterprise has led to the accumulation of capital from which the state may partly share a share. But in a country primarily agricultural in which capital is scarcely shy, and commercial and industrial enterprise comparatively recent and in a state of infancy the state should be left to tax at least over-tax the circulation of capital, but this is now possibly a counsel of perfection.

(3) The intention of this Bill is, therefore, merely to remove the most glaring defects in the method of assessment and its control leaving a future reformer rectifying the obvious wrong

of a double paper-tax and other expenses from which the papers of income-tax suffer.

(5) For the present it is intended to bring the assessment under more popular and judicial control and partially address the just major grievances of the assessors.

It is hoped that the Bill will receive general support and in some measure reconcile the bitterness and anger of a taxing measure whose unpopularity has been pronouncedly increased by the mode and manner of its administration.

#### NOTES ON CLAUSES

*Clause 2.*—In England the collecting agency is an independent body of private citizens who levy the tax and hear appeals from the assessor's valuation and are generally entrusted with the administration of the Act; the right being that the tax assesses though it is does not exist in the assessment by its administration by the very persons interested in its collection.

(a) Under s. 27 of the English Tax Act, 1891, now in force, the income-tax is levied by the Commissioners of Inland Revenue whose members ordinarily varies from 3 to 7 (s. 29) but which may be increased to 14 (s. 3, 35). They are appointed for specified cities or divisions and possess the sole power to assess, collect and levy the income-tax (s. 2, 3, 34) and hear appeals against assessments (s. 3, 132). Such commissioners are generally drawn from well-to-do classes. For special more special commissioners are appointed and they possess the same right as general commissioners (s. 3, 37).

The general commissioners appoint assessors for each year (s. 3, 16), and the collector of taxes (s. 3, 39).

(b) If the English procedure were followed the whole Act would have to be revised. It is not the intention of the present Act to do more than introduce an element of impartiality in the assessment of income-tax by providing that the assessor shall act with the consciousness of those or more members and that all appeals against his assessment shall be to a court unconnected with the assessing department. This is the barest justice to the assessor who is entitled to much more and not anything else.

(c) The English law allows three appeals against an assessment—first to the special commissioners, secondly to the Revenue or County Court Judge and thirdly to the High Court (ss. 14-142). Under the Bill if passed provision is made only for a single appeal, but the High Court has been given the general power of review which it possesses in all civil and criminal cases. In England the appeals lie to special commissioners. This Bill confining the general spirit of the English Act though it does not adopt its machinery.

H. S. GOUR.



The following Bill was introduced in the Legislative Assembly on the 16th February 1932:—

L.A. BILL No. 11 OF 1932.

*A Bill to provide for the protection of the names "Khaddar" and "Khadi" used as trade descriptions of cloth spun and woven by hand in India.*

WHEREAS the names "Khaddar" and "Khadi" have come to mean cloth which is spun and woven by hand in India;

AND WHEREAS it is desirable to protect the said names;

It is hereby enacted as follows:—

1. This Act may be called the Indian "Khaddar" (Spun and Woven) Protection Act, 1932.

2. In this Act, "Khaddar" and "Khadi", mean cloth fabricated of cotton yarn and woven by hand in India.

or "Khaddar" and "Khadi".

3. The names "Khaddar" and "Khadi", whether in English or in any Indian vernacular language or exclusively signifying cloth spun and woven in India by hand, shall be deemed to be trade descriptions within the meaning of the Indian Merchandise Marks Act, 1908.

In the of the names "Khaddar" and "Khadi" as trade descriptions or cloth.

STATEMENT OF OBJECTS AND REASONS.

Considerable progress has been made in recent years in spinning and weaving in a cottage industry spinning and weaving by hand on a supplementary occupation among the agricultural population of this country, who stand in need of an additional source of income. Such progress as has been achieved is very largely supported by the potent impulse of the poorer and well-to-do classes who are purchasing Khaddar, or Khadi, even at a sacrifice. The situation is sought to be taken advantage of by manufacturers of spurious Khaddar both in India and abroad, and purchasers have been frequently misled to the detriment of what might easily become a great national industry. The Bill, therefore, seeks to extend the protection afforded by the Merchandise Marks Act, 1908, to the names "Khaddar" and "Khadi" which have come to denote hand spun and hand woven cloth only. The exclusive use of these terms for this cloth should perceptibly effect some *de facto* protection to the detriment of any other variety of cloth.

(Sd/-)

The 5th June 1932.

RAYA PRASAD BISOHL.

The following Bill was introduced in the Legislative Assembly on the 16th February 1932:—

L.A. BILL No. 12 OF 1932.

*A Bill to reserve the Coastal Traffic of India to Indian Vessels.*

WHEREAS it is expedient to provide for the rapid development of an Indian Merchant Marine;

AND WHEREAS for this purpose it is expedient to reserve the coastal traffic of India to Indian-controlled vessels;

Short title,  
extent and  
commence-  
ment.

It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Coastal Traffic (Reservations) Act, 1965.
- (2) It extends to the whole of British India.
- (3) It shall come into force on such date as the Governor General in Council may, by notification, appoint:

Provided that no such date shall be appointed until His Majesty's pleasure as to this Act has been publicly signified in British India by notification.

Definitions.

2. For the purposes of this Act, unless there is anything repugnant to the subject or context,—

(1) a ship shall be deemed to be engaged in "coastal traffic" if it takes on board cargo or passengers at any port in British India, other than Aden or Port, to be carried to, and delivered or landed at, any other port in British India, other than Aden or Port;

Provided that a ship shall not be deemed to be engaged in coastal traffic by reason only of the fact that it takes on board or carries—

(a) passengers holding through tickets to or from a port outside British India;

(b) cargo consigned on a through bill of lading to or from a port outside British India and not transhipped to or from any ship engaged in coastal traffic and not licensed under this Act;

(c) mail, on the route of a scheduled voyage to or from a port outside British India;

(d) pilots, or passengers who are proceeding from their home station for the purpose of meeting vessels requiring their services, or who are returning to their home station after piloting vessels; or

(e) in the case of an oil-tank, oil on bulk;

(f) "Indian" means an Indian British subject or the ruler or a subject of a State in India;

(g) "Indian controlled ship" means a ship chartered by the Government, or a ship owned by or, if the ship is chartered, owned and chartered by—

(a) an Indian, or

(b) a company incorporated and registered in British India, or a corporation, partnership or association—

(i) in which, in the case of a company not less than 75 per cent of the shares or stock, after their debenture stock, or in the case of a corporation, partnership or association, not less than 75 per cent of the capital and the right to not less than 75 per cent of the profits, is vested in Indians in their own right and for their own benefit, free from any trust or fiduciary obligation in favour of any person other than an Indian;

(ii) of which the Chairman of the Board of Directors and the Managing Director, if any, and not less than 75 per cent of the members of the Board of Directors are Indians;

(h) in which not less than 75 per cent of the voting power is vested in Indians;

Provided that voting power vested in an Indian shall be deemed not to be so vested if, by any contract or understanding

or otherwise, it is arranged that such power is to be exercised directly or indirectly on behalf of any person other than an Indian; and

(ii) if which the Managing Agent, if any, is an Indian or the Managing Firm, if any, holds the conditions specified in clauses (i), (ii) and (iii).

(c) "license" means a licence for coastal traffic issued under this Act;

(d) "notification" means a notification in the Gazette of India; and

(e) "prescribed" means prescribed by rules made under this Act.

3. No ship shall engage in coastal traffic unless it is licensed for the purpose under this Act.

No ship is  
except in  
coastal traffic  
except  
licensed.

4. (1) The Governor General in Council shall, in each year, not less than two months before the date on which it is intended to issue licences, publish an estimate of the total tonnage which it, in his opinion, estimated for the needs of the coastal traffic in that year, and invite opinions as to such estimate and fix the date on which such opinions will be taken into consideration and the period within which applications for licences may be made.

Estimate  
of total  
tonnage of  
ships to be  
licensed.

(2) The Governor General in Council, after considering any opinions which he may receive before the date so fixed, shall determine and publish by notification the total tonnage estimated for the needs of the coastal traffic.

5. (1) Applications for licences may be made within the period fixed under sub-section (1) of section 4.

Applications  
for licences.

(2) Every such application shall be in the prescribed form, and shall contain a declaration signed by the applicant stating whether the ship in respect of which the application is made is an Indian-controlled ship and such particulars as may be prescribed to enable the Governor General in Council to satisfy himself as to the accuracy of such declaration.

6. (1) The Governor General in Council may, subject to the conditions hereinafter contained in section 7, after considering the applications made hereunder in the prescribed form and on the prescribed conditions to ships of an aggregate tonnage not exceeding the tonnage determined under sub-section (2) of section 4.

Licences.

(2) A licence shall be valid only for the year in respect of which it is issued.

(3) Before issuing a licence, the Governor General in Council may require from the person applying therefor such security, not exceeding fifty thousand rupees, as the Governor General in Council may think fit, for compliance with the conditions thereof.

7. (1) In respect of the first year after the commencement of this Act, licences shall be issued to all Indian-controlled ships in respect of which applications for licences have been received which were Indian-controlled ships on the day of

date of their  
issue Indian-  
controlled  
ships.

(3) In respect of the second, third and fourth years, tonnage shall be assessed for Indian-controlled ships on to an aggregate tonnage of two-fifths, three-fifths, and four-fifths, respectively, of the tonnage determined for the first under sub-section (2) of section 4.

(4) In respect of every year after the fourth year, tonnage shall be assessed to Indian-controlled ships only.

Provided that if, after every application for a license in respect of an Indian-controlled ship has been considered, the aggregate tonnage of the Indian-controlled ships which have been licensed is less, at the second, third or fourth year, than the tonnage up to which licenses have been reserved for Indian-controlled ships under sub-section (2), or, in any year after the fourth year, than the tonnage determined under sub-section (2) of section 4, the deficiency may be made good by the issue of licenses to ships other than Indian-controlled ships.

8. If the Governor General in Council is satisfied that—

(a) no licensed ship is available for, or that the services rendered by licensed ships is inadequate to the needs of, the coastal traffic to or from any port or between any ports in British India, and

(b) it is desirable in the public interest to take action in this behalf,

the Governor General in Council may issue permits in the prescribed form to unlicensed ships to engage for a period not exceeding three months in coastal traffic, subject to such conditions as may be specified in the permits, and nothing in section 3 shall apply to a ship in which such a permit has been issued during the continuance of the permit.

9. (1) Any person who—

(a) in this manner, otherwise or signed or has committed or abets of a ship which contravenes the provisions of section 8, or

(b) contravenes the conditions of a license, or

(c) signs a false statement or false declaration in an application for a license, knowing the same to be false, shall be punishable with simple imprisonment which may extend to six months or with fine which may extend to ten thousand rupees, or with both.

(2) Where a person punishable under sub-section (1) is a company, corporation, partnership or association, any secretary, director or other officer or person concerned with the management thereof shall be punishable as provided in this sub-section, unless he proves that the offence was committed without his knowledge or without his consent.

10. (1) If the Governor General in Council is satisfied that there has been a breach of the conditions of a license, or that a false statement or false declaration in an application which entitles the holder to a license has been made, the Governor General in Council may cancel the license:

Provided that no license shall be so cancelled unless the holder thereof has been given an opportunity to show cause against the cancellation or has been convicted of an offence under clause (b) or clause (c) of sub-section (1) of section 9 in respect thereof.

Power to  
issue permits  
to unlicensed  
ships.

Penal Cos.

Cancellation  
of license

(C) Where any breach is committed under this section in consequence of a breach of the conditions thereof, the Governor General in Council may direct that any security taken under sub-section (2) of section 8 for compliance with such conditions shall be forfeited either in whole or in part.

11. (1) The Governor General in Council may, by notification, make rules for carrying out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—

- (a) the form of license;
- (b) the conditions of license including the conditions under which a licensed ship may be chartered;
- (c) the manner and form in which applications for license shall be made;
- (d) the particulars to be contained in applications for license; and
- (e) the form of permits.

(3) No notification shall be made under sub-section (1), until it has been laid on draft before both Chambers of the Indian Legislature and the Governor General in Council has taken into consideration any Resolution relating to the draft which either Chamber may have passed within the next thirty days on which that Chamber has not after the draft has been so laid.

12. This Act shall not apply to ships belonging to His Majesty or the Government, or to ships belonging to any foreign Prince or State and employed otherwise than for profit in the public service of that Prince or State.

13. Nothing contained in this Act shall be deemed to derogate from any of the provisions of the Indian Merchant Shipping Act, 1923.

#### STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to provide for the employment of Indian seamen in the coastal traffic of British India and of the Continent of India. This Bill is intended to serve as a powerful aid to the rapid development of an Indian Merchant Marine. Several attempts made in this direction in the past have all practically failed, owing, it is believed, to the existence of powerful non-Indian interests in the coastal trade of India. There can be no doubt that the growth of an Indian Merchant Marine would prove a powerful factor in the employment of Indian talent in various directions in a manner calculated to advance the material interests of India.

This Bill was introduced in the last Assembly by Mr. Scindia N. Rao, M.L.A., and was referred to a Select Committee whose report was presented to the House. The Bill then passed owing to the dissolution of the Assembly. The draft of the Bill now submitted is the same as was approved by the Select Committee.

B. V. JADHAV.

The following Bill was introduced in the Legislative Assembly on the 12th February 1902:—

L.A. BILL No. 13 OF 1902.

A Bill to remove disabilities affecting the untouchable classes of the Hindu community.

WHEREAS by usage and custom prevalent in the Hindu community certain classes of Hindus are regarded as untouchable and unfit for association;

AND, WHEREAS, this imputed impurity imposes serious disabilities on such castes, injures their self-respect and general well-being, and deprives them of the benefit of institutions, foundations, conveniences and services dedicated to or maintained for public use;

AND, WHEREAS, many Hindus believe that such imputed impurity is not in accordance with the true interpretation of the precepts of Hinduism and deem that the said disabilities should be removed;

AND, WHEREAS, it is just and proper to remove all such castes from the said disabilities, in order that such castes may tend to the promotion of the public welfare and the solidarity of the Hindu community;

It is hereby enacted as follows:—

Short title,  
extent and  
commence-  
ment.

1. (1) This Act may be called the Hindu Untouchable Castes (Removal of Disabilities) Act, 1902.

(2) It extends to the whole of British India.

(3) It shall come into force on the 1st day of 1903.

To Hindu to  
be exempted  
by name of  
his caste, of  
being  
benefit of  
trust, etc.

2. No person belonging to the Hindu community shall be deemed to be incapable, by reason of his caste, of sharing the benefit of a religious or charitable trust created for the general benefit of persons professing the Hindu religion, or of sharing the benefit of a convenience, utility or service dedicated to, or maintained or licensed for, the use of the general public; any custom or interpretation of the law to the contrary notwithstanding.

#### STATEMENT OF OBJECTS AND REASONS.

1. This Bill is intended to remove the disabilities, too various to be detailed here, from which castes known as "untouchable" in Hindu society suffer. These disabilities mostly arise from custom. The preamble of the Bill states the grounds which have made its provisions necessary. To these grounds may be added the important consideration that British Indian administration, regarded as it often is as Hindu usage, has tended to confirm the customs, which have had the effect of excluding the untouchable classes from participation in the benefits of modern India in which it is but just that they, as members of the Empire, should participate. One ruling of the Privy Council, in *Haridasdas Nandan and others (Appellants)* and *Jodha Agaria*, 20 Ind. App. 176, has gone the length of saying that, with all the authority of that august tribunal and the amount

Judges who found the Bench on that occasion, a rule, which in effect provides that the duty of the Trustees of a Hindu religious endowment is to follow the ancient custom. It is not for them to vary it, however unreasonable or antiquated it may be, if they endeavour to alter it, they may be guilty of a breach of trust.

2. The result of these rulings consequently is that it is difficult to obtain, through the medium of adjudication, a reform of the customs which prejudicially affect the untouchable classes, injure their self-respect, and deprive them of the benefits of association with other sections of the Hindu community. This has resulted in a disruption of the Hindu society, the extent of which tends to increase, causing irritation and misfeeling. It is therefore thought desirable to have recourse to legislation, and with its aid to abrogate all such objectionable customs, to the extent mentioned in the Bill. The Bill affects only those cases in which the law against the untouchable classes arises by reason of custom and the endowment is a public one. The Bill will not affect private endowments, nor those where, by the express terms of their constitution, their benefits are confined to particular sections of the Hindu community or of the general public.

3. The Bill also provides for the removal of disabilities from which the untouchable classes suffer in the use of conveniences like public wells or services like tanks, fairs, fairs, etc., which are maintained or licensed for the use of the public.

Committee.  
The 17th July 1932. H. K. SHANMUKHAM CHETTIY.

The following Bill was introduced in the Legislative Assembly on the 16th February 1932:—

L.A. BILL No. 16 OF 1932.

A Bill to prevent the dedication of women in service in Hindu Temples in British India.

WHEREAS the practice of dedicating women as Devadasis for service in Hindu temples exists in many Provinces in British India;

AND WHEREAS such practice, however ancient and pure its origin, seriously serves at present as an obstacle to a life of prostitution and results in such women adopting the practices of prostitutes;

AND WHEREAS steps have been taken in some Provinces to discourage such practice and it is now desirable and expedient to terminate it wherever it exists in British India;

ANY WOMAN the subordination of lands held by such women on condition of service in temples will be an effective step in terminating such practice; it is hereby enacted as follows:—

1. (1) This Act may be called the Prevention of Devadasi Act, 1932.

(2) It extends to the whole of British India.

(3) It shall come into force on the 1st day of

1932.

**Definition.** 2. In this Act, unless there is something repugnant in the subject or context,—

(a) the expression "Devadasi" shall mean any Hindu unmarried woman who is dedicated in service to a temple; and

(b) the expression "temple" shall mean any place of worship, public or private.

**Illegality of dedicating a Hindu woman as a Devadasi.** 3. The performance, within the precincts of a Hindu temple or of a place of any assembly under whatever name or description with reference to a Hindu woman, with or without her consent, intended or having the effect to dedicate her for service as a Devadasi in a Hindu temple, is hereby declared illegal and of no effect.

**Marriage by a Devadasi.** 4. Subject to the provisions of the laws by which she may be otherwise governed, a Devadasi may contract a marriage, and the same shall be regarded as valid, notwithstanding any law or custom declaring such marriage to be invalid by reason of her subjection to the ceremony mentioned in section 3.

**Punishment.** 5. Whoever performs, or permits, takes part in or abets the performance of any ceremony mentioned in section 3, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine or with both.

**Sanction to person from being liable, under section 372 of the Indian Penal Code, or under any other law, to any civil or criminal punishment.** 6. Nothing in this Act shall be construed to prevent any person from being liable, under section 372 of the Indian Penal Code, or under any other law, to any civil or criminal punishment if that is provided by this Act.

**Redemption of lands.** 7. (1) When the remuneration for any service to be rendered by a Devadasi in a temple consists, in whole or in part, of lands or assignments of the revenue of lands, granted or confirmed by the British Government, the Local Government, in whose territory such lands may be situate, shall estimate the said lands, from the condition of such service, and substitute an adequate quit-rent (herein, under such rules as it may prescribe in this behalf, and such sub-divisionment shall take effect from the date to be fixed as hereinafter provided).

(2) When the remuneration for such service consists, in whole or in part, of lands or the produce of lands, not falling under sub-section (1), the Local Government concerned shall direct the Collector of the District, in which such lands are situate, to determine the amount of rent payable in respect of such lands. The Collector shall, thereupon, after notice to the person concerned, hold an inquiry and determine the amount of such rent.

(3) The Local Government shall prescribe rules, not inconsistent with the provisions of this Act, providing for the holding of such inquiry, the determination of the said rent, the payment of the same of the provisions, and all other matters relating thereto. The said rules shall be published in the local official Gazette and, while so operative of such publication, shall be submitted for the approval of the Legislative Council of the Province and will become operative on receiving such approval, with or without amendments.

(4) The order fixing the quit-rent under sub-section (2) or the rent under sub-section (3) shall be communicated to the



positive contained and published in the local official Gazette, and subject to any appeal which the rules in its prescribed by the Local Government under sub-section (2) may allow, the said order shall be final and shall not be liable to be contested in any Court of Law.

(3) The order fixing the quit-rent or rent as aforesaid shall specify a date from which the order shall take effect, and the said lands shall be deemed to have been enfranchised from the condition of such tenure as and from the said date.

(4) From and after the said date,—

(a) the quit-rent imposed under sub-section (1) shall be payable to the temple concerned, and, subject to such payment the Devadasi concerned shall hold the land as her own; and

(b) the assignment of revenues in respect of lands so enfranchised under sub-section (1), as the case may be, shall be payable to the Devadasi concerned during her life and after her death to the temple concerned.

(5) From and after the said date, no obligation to render such service to the said temple shall be enforceable against the Devadasi concerned.

(6) No order passed under sub-section (1) or (2) shall operate as a bar to the trial of any suit or issue relating to the right to enjoy the land on which the quit-rent or rent has been fixed as aforesaid.

#### STATEMENT OF OBJECTS AND REASONS.

In many provinces in India exists the practice of dedicating girls to Hindu temples for purpose of service to the idol. This is done in various ways, and under different names. The common notion, however, which influences the practice, is that the girl should become a "servant of God" (Devadasi) at a young age, remains unmarried for life, and devote herself to the service of the idol. Doubts have been expressed by experts whether the practice has any sanction in Vedic literature. Many attribute it to an aboriginal origin. But whatever its source or original purity, there is no doubt that, in recent times, the practice has degenerated mainly into a method of creating young women to a life of immorality and prostitution, which, in many cases, becomes compulsory by reason of the cruel custom that a girl so dedicated cannot contract a valid marriage.

It is therefore highly desirable and expedient to terminate this practice and permit the girl to contract a valid marriage. Attempts have been made in the past to put an end to this practice, but they have been more or less indirect, and have not produced the desired result. Experience shows that the provisions of sections 512 and 513 of the Indian Penal Code have been evaded. Consequently, a few Provinces in British India like, e.g., Madras and the United Provinces of Agra and Oudh, have been compelled to adopt legislative measures directly dealing with this evil. Likewise, the Mysore Government, after consulting expert opinions from the point of view of Hindu Shastras, thought it necessary to pass orders, as early as 1909, directing the exclusion of Devadasis from service in temples in the State, and also laying down the manner in which the cash

enclosures or lease lands situated to the end service should be treated. Similar provisions for the enforcement of such laws and enclosures have been adopted at Madras, and the same law now served for the passing of a comprehensive measure dealing with this end wherever it exists in British India.

The Mysore Government observed in their order referred to above, that whatever might be the explanation by which the iron nature of the (dedication) ceremony was explained, it had no intrinsic connection with the prohibition of a prostitute or dancing girl. They were therefore not prepared to allow the performance of such a ceremony in the Hindu temples and have advised that the depositors and the sponsors of the institutions concerned that no dancing would be allowed by the prohibition of such ceremonies as temples. Thus it ordered very high and valuable testimony, proceeding on it does from a Government over which an enlightened Hindu ruler presides, and which had singular opportunities of consulting Shastri authorities and the Hindu community residing therein.

Since the passing of the foregoing order by the Mysore Government public opinion has more strongly insisted on the suppression of this evil, and several appeals have been addressed to the British Government and the moral sense of the Hindu Community by men and women associations, including a few in which enlightened members of the Dravidian community wholeheartedly joined.

Conclusions.

The 27th December 1920. B. K. SHANMUKHAM CHETTY.

The following Bill was introduced in the Legislative Assembly on the 10th February 1921:—

L.A. BILL No. 25 OF 1921.

A Bill to amend the Hindu Law of Inheritance.

Whereas it is expedient to amend the Hindu Law of Inheritance; It is hereby enacted as follows:—

1. (1) This Act may be called the Hindu Inheritance (Amendment) Act, 1920.

Short title, extent and application.

(2) It extends to the whole of British India including British India and the District of Pargana, but it applies only to persons who before the passing of this Act would have been subject to the law of Hindustan in respect of the property therein situated and it applies to such persons in respect only of the property of males not held in coparcenary and not disposed of by will.

Rank of such widow in the order of succession.

2. A son's widow shall be entitled to rank in the order of the succession next after the son's son.

#### STATEMENT OF OBJECTS AND REASONS.

Act II of 1920 has modified the order of Inheritance under Hindu Law by taking in two heirs on the ground of their consanguinity to the deceased owner. When that Bill was under

discussion it was made the subject of criticism on the ground that it did not go far enough and did not bring in the son's widow and other female heirs who following the test of primogeniture should find a nice place in the category of heirs. The author of the Bill was aware of the criticism and had in his statement of objects and reasons explained that he had left them out to avoid the delay in its enactment which was sure to arise if it was embodied.

The present Bill is intended to rectify a serious omission in Hindu Law and it is hoped that other omissions may be similarly rectified in due course.

Hindu Law regards the father, the son, the grandson and the great grandson as a single entity and their wives as the heirs of their husbands. At once the grandson, the great grandson's widow must be allotted a place immediately after the son's widow. But the present Bill adopts a line of cautious advance and seeks to remove only what is universally recognised as a glaring defect in the Law.

H. B. GOUD

The following Bill was introduced in the Legislative Assembly on the 15th February 1932:—

**L.A. BILL No. 25 OF 1932.**

**A Bill to amend the Child Marriage Restraint Act, 1929.**

WHEREAS it is expedient that due provision should be made for those cases in which parents or guardians, who, by reason of their conscience or unusual exceptional family circumstances, have to marry their children or wards before they have attained, if a male, 25 years of age, or if a female, 14 years of age; It is hereby enacted as follows:—

1. (2) This Act may be called the Child Marriage Restraint (Amendment) Act of 1932.

(3) It shall extend to the whole of British India, including British Baluchistan and the Frontier Provinces.

(4) It shall come into force from the 1st day of 1932.

2. After section 4 of the Child Marriage Restraint Act, 1929, the following new section shall be inserted, namely:—

“S.A. (3) Whosoever being the parent or guardian of either of the contracting parties has obtained an order from the principal Civil Court of original jurisdiction where the said parent or guardian, or either of the contracting parties, resides, permitting him to solemnise a marriage between the parties, both, or one of which are yet children, shall be allowed in proceed with their or his or her marriage, on the same day to be, provided, if confirmation will be allowed to this place before the statutory age, the parent or guardian availing of the permission, shall undertake to suffer penalties prescribed in the Act.

(3) The parent or the guardian or either of the contracting parties performing a marriage under circumstances described in sub-section (2) shall be exempt from the punishment provided for.”

Short title, extent and commencement.

Insertion of a new section in Act III of 1929.

Provision for introduction of marriage of children below the statutory age.

## STATEMENT OF OBJECTS AND REASONS

The Child Marriage Restrict Act, 1929, has made no provision whatsoever for cases where, for the sake of convenience, the parent or guardian of a child may wish upon performing his or her marriage before the statutory age. Nor has the Act provided for instances where a marriage of a child may have to be solemnized by reason of certain peculiarly unusual or exceptional family circumstances. It is, therefore, incumbent upon Legislature to provide for these cases in such an important legislation as affects all married life in the country. The object of the Bill is to include within the ordinary category cases which are not caused by pure convenience or are instances of unusual or exceptional family circumstances.

SHUPUT SING.

The following Bill was introduced in the Legislative Assembly on the 18th February 1933:—

L.A. BILL No. 17 OF 1933.

A Bill to amend the Child Marriage Restrict Act, 1929.

Whereas it is expedient to amend the Child Marriage Restrict Act, 1929; it is hereby enacted as follows:— XIX of 1929.

Short title  
and extent.

1. (1) This Act may be called the Child Marriage Restrict (Amendment) Act, 1933.

(2) It extends to the whole of British India, including British Rajastan and the Scindia Provinces.

Repeal of Act  
XII of 1929.

2 The Child Marriage Restrict Act, 1929, is hereby repealed. XIX of 1929.

## STATEMENT OF OBJECTS AND REASONS

The Child Marriage Restrict Act of 1929 was originally introduced in the Legislative Assembly as a Bill to regulate marriages of Hindu girls under twelve years of age. The objects and reasons clearly show that the aim was to confine its operation and secure its alleged benefit to the Hindus, and to achieve that object by declaring that marriages performed against the proposed provisions were void. When, however, it was found that both on religious and legal grounds it would be objectionable to interfere with the validity of marriages once performed, the original purpose was proposed to be achieved in the Select Committee by making the performance of such marriages criminal, by imposing penalties on those who participated in them and by naming the Bill as "Child Marriage Restrict Bill". Such an alteration of a measure which was originally intended to be of a purely civil nature and accepted as such by the Assembly was not felt to be undesirable, and this amendment a further departure by the Assembly by making it general in its scope, and applying it to all classes and communities in British India. In doing so, however, the committee were desirous as to the propriety of

materially amending the Bill whose principle had been accepted by the Assembly, and of adopting the unusual step of substituting a new Bill of quite a different nature in the Select Committee, a step entirely opposed to Parliamentary practice and procedure, but they eventually justified their attitude upon ground somewhat inconsistent with their own recommendations regarding the further stages of the Bill, which it is unnecessary to dilate upon. The gratuitous extension of the reasons to the Mahomedans concurrently at that late stage in disregard of their protests created a serious complication, and in order to discern the opposition of the Muslim members of the Select Committee, the minimum marriageable age for girls was raised to 14 from 12 (and in some cases even 11 years), originally fixed in the Bill.

The result of the alteration above detailed was that the original object with which the Bill was introduced, viz., to protect the Hindu society from the many alleged evils that it was subject to was entirely lost sight of, and the measure with which the author of the Bill proposed to proceed in the matter by making the Bill agreeable to the most conservative Hindu opinion which holds the belief based on their religion that a girl should not remain unmarried after she attains puberty, was set at naught by insisting that there shall be no pre-puberty marriages among the Hindus except under pain of punishment. Every important community including the Mahomedans protested against this Bill, but it was passed in utter defiance of the virtually unanimous opposition of the country.

It is now admitted that a very wide feeling of resentment has been aroused in the minds of the great mass of population, both Hindus and Mahomedans, who are still wedded to their ancient customs and traditions by the passing of the measure, and that even politically it was a serious mistake. It is well-known that that measure has been celebrated both by Hindus and Mahomedans even after their coming into force, and the Government have so far wholly taken a laissez view of the situation. But there are indications that their heads might be forced to actually apply the provisions of the Act, especially in regard to the prohibition of prosecutions, with the result that the religious feelings and susceptibilities of the very large mass of the population otherwise peaceful and law-abiding would be seriously injured and reduced on the country and the Government and this becomes a political danger. It is absolutely necessary to prevent such a state of affairs.

The Act not only contravenes the fundamental principle of religious equality consistently held by the British Government as one of their " cardinal articles of faith ", but it is also ultra vires of the Assembly inasmuch as it is repugnant to the provisions of section 15 of the East India Company Act, 1793 (21 Geo. II, c. 57), and of section 12 of the East India Company Act (37 Geo. III, c. 342).

It is further ultra vires inasmuch as the Governor General's sanction, even if it could be validly given to a measure of this nature was given for a Bill of the purely civil nature intended to apply to the Hindus alone and the present Bill which was a

different and entirely new Bill as submitted by the Select Committee could not be covered by such resolution.

In the course of discussions both at the time of the first debate on the Bill and subsequently, much misapprehension existed regarding the true nature of a Mohammedan marriage on the ground that it was not a sacrament in the sense that a Hindu marriage is, but a purely civil contract. My own opinion had always been that the real basis of a Mohammedan marriage is religious, but in view of the controversy raging round the question, I considered it advisable not to mix up the two questions, and, therefore, gave notice last year of a Resolution to amend the Act by exempting the Muslim community from the operation of the Act. Since then, the Honourable the Law Member in the course of the debate on Mr. Gaur's Bill has made the position clear by admitting and if I may respectfully say so, by rightly admitting that the fundamental basis of a Muslim marriage is religious sanction, and it is bound up with their religion which it was a mistake to suppose was a purely civil contract.

In view of this and the inherent nature of a Mohammedan marriage as ably pointed out by my friend, Muzib, Mohammed Taha, M.C., in his Dissenting Minute to the Age of Consent Committee Report, I felt no hesitation as to the course to be adopted. I have, therefore, framed this Bill by which I propose that the Child Marriage Restraint Act, 1929, be wholly repealed.

I would only venture to add that it is impossible for the true Hindu whose law is based on the Vedas, Smritis, and other sacred books, and is believed to have a transcendental origin, or for the true Mohammedan who believes that he scored books by divine revelation, to agree that such a law can be changed by the Legislature of the country and by the votes of men, and a good many of whom have no mind left in their religion and social organisation, and who, therefore, have no proper attitude for judgment from a truly Hindu or Mohammedan point of view or have otherwise no sufficient sympathy for, or technical knowledge, or mental equipment for the purpose. Legislative acts in the modern sense, was never meant for the effectuation of radical changes in the socio-religious systems of the Hindu Mohammedan or any other communities which take revelation as embodied in their Sacred Books as their socio-religious basis.

The 16th May 1931.

WARRINGTON.

The following Bill was introduced in the Legislative Assembly on the 16th February 1930:—

L.A. BILL No. 16 OF 1930.

A Bill further to amend the Code of Criminal Procedure, 1898.

Whereas it is expedient further to amend the Code of Criminal Procedure, 1898; It is hereby enacted as follows:—

1. This Act may be called the Code of Criminal Procedure (Amendment) Act, 1930.

7 of 1928

2. Section 32 of the Code of Criminal Procedure, 1928 (hereinafter referred to as the said Code) shall be omitted.

Amendment of section 32, Act V of 1928.

3. Section 34 of the said Code shall be omitted.

Amendment of section 34, Act V of 1928.

4. In section 343 of the said Code, (i) the word and figures "and 34" shall be omitted; and (ii) the word "and" shall be inserted between the figures "31" and "33".

Amendment of section 343, Act V of 1928.

5. In clause (b) of the proviso to sub-section (2) of section 35 of the said Code, the brackets, words and figures " (other than a Magistrate acting under section 34) " shall be omitted.

Amendment of section 35, Act V of 1928.

6. In section 36 of the said Code, (i) in sub-section (2) for the word "bodily" the word "violently" shall be substituted; and (ii) the following new sub-section shall be added at the end, to-wit:—

Amendment of section 36, Act V of 1928.

"(3) No evidence other than the testimony of the accused shall be admitted in proceedings with the provisions of this section shall be admitted to prove the articles discovered during the search."

7. In section 37 of the said Code, (i) in sub-section (1) after the words "such Magistrate" the words "where he ordinarily holds his court" shall be added; and (ii) in sub-section (2) after the words "this section" the following words shall be inserted, to-wit:—

Amendment of section 37, Act V of 1928.

"after hearing the accused or his counsel if the accused so desires."

8. In sub-section (2) of section 235 of the said Code the word "whenever" and the words "causes a witness to be" shall be omitted.

Amendment of section 235, Act V of 1928.

9. In the proviso to sub-section (2) of section 250 of the said Code, the words "unless for special reasons to be recorded in writing it is considered necessary to do so" shall be omitted.

Amendment of section 250, Act V of 1928.

10. In section 402 of the said Code, the following proviso shall be omitted, to-wit:—

Amendment of section 402, Act V of 1928.

"Provided that the Local Government may by notification in the local official Gazette direct that in any district specified in the notification appeals from such orders made by a Magistrate other than the District Magistrate, or a Presidency Magistrate shall lie to the District Magistrate and not to the Court of Sessions."

11. Sections 432, 433, 434 and 435 of the said Code are hereby repealed.

Repeal of sections 432, 433, 434 and 435 of Act V of 1928.

# STATEMENT OF OBJECTS AND REASONS.

The sections 32 and 34 of the Code of Criminal Procedure, Chapter 23 of 1928, are applicable to all New Regulation Provisions. The accused charged with serious offences are not satisfied with the trial held before Magistrates who are respectively empowered under these sections. In most cases the Magistrates in their zeal to show, what their term good depend, hasty proceed with the

deal with the search that soil and extra consideration of the facts of the case is not possible as is actually the case in *Botswana* trials. As the administration is being reformed, it is desirable that standard of judicial administration be also raised in these Provinces in order to inspire greater confidence in the courts.

- Case 6. Section 160 of the Code is practically a dead letter. The word 'locality' has been judicially interpreted to mean the entire quarter of the town as the place ascribed and it has been ruled that the stress is on the word 'respectability' and not on the word 'locality'. This has led to the view that failure to call inhabitants of the locality as witnesses does not make a verdict illegal (21 *Niles* 85). This could hardly have been the intention of the framers of this section. In order to remove this ambiguity it is proposed to substitute the word 'vicinity' and add sub-section 60. This sub-section will not prevent the admission of evidence if the provisions of section 160 are not strictly complied with. The object of these provisions has been stated to be to ensure against possible tampering and other dealings on the part of the officers conducting the searches and was made to ensure confidence that nothing inflammatory which may be done in the presence of the accused shall really be feared and shall not be planted. This section really contemplates the presence of two respectable witnesses of the locality acquainted with the Government and its officers (4 *Col. J.* 390). The present amendment is intended to invalidate the search if not conducted strictly in accordance with the provisions of this section.

- Case 7. In the recent political trials the provisions of section 163 relating to the remanding of the accused to the Police custody have been much abused. It must also be stated that the Magistrates were taken to the place where the accused were detained and without seeing the accused wrote the extent of remand. In some cases accused and their relatives tried in vain to be heard but they were invariably refused the right of being heard. The proposed amendments aim at removing this complaint.

- Case 8. The cases have arisen where justice demanded that the personal appearance of the accused be dispensed with, but the section 165 stood in the way. The courts had to circumvent these provisions by adopting the procedure of first granting the warrants and then referring the issue of the appearance in order to make the section in cover the case. The proposed amendment will bring the law in conformity with the established practice.

- Case 9. The amendment of section 166 is intended to do away with a hardship. If the Magistrate thinks that the accused is rich enough to pay fine, he need not pass a sentence of imprisonment or default of fine, while if the accused, in the opinion of the Magistrate, is unable to pay the fine he should order imprisonment in default. In case the accused undergoes this sentence he should not be further harassed by attachment of his property otherwise the provision involves a double penalty.

- Case 10. This change is necessary because of the fact that District Magistrate himself is made quasi-judicial proceedings for keeping the peace. To expect him to do justice in appeal is really expecting too much from human nature. So long as District



Magistrate occupies the position as the head of the Police and of the executive authorities of the District these appeals should not be heard by him.

Sections 412, 413, 414 and 415 are inconsistent. If an accused Case 11. has rightly pleaded guilty the right of appeal would not much benefit him. But if on the other hand his plea of guilty is only a pretence to save some guilty suitors it will be in the interest of justice that such a defendant plea should be answered in the appeal and the convicted person if innocent should be given a chance of securing liberty. Similarly section 415 has given rise to injustice results. A Sessions Judge can send a fine without a trial but in cases where the fine is less than Rs. 500 and he is of opinion that the sentence is not justified he must recommend sentence of fine to the High Court. This wastes the time of two higher tribunals and at the same time encourages irresponsibility in the Magistrate. Similar observations would certainly apply to section 414. Hence these sections are suggested.

LYALPUR,  
Dated the 29th June 1931.

RANT SINGH.

The following Bill was introduced in the Legislative Assembly on the 18th February 1932:—

#### L.A. BILL No. 16 OF 1932.

A Bill to amend the Child Marriage Restraint Act, 1929.

WHEREAS it is expedient to amend the Child Marriage Restraint Act, 1929; it is hereby enacted as follows:—

1. (1) This Act may be called the Child Marriage Restraint (Amendment) Act, 1932. Short title and extent.

(2) It extends to the whole of British India including British India and the North Borneo.

2. In this Act, "marital sacrament" means any ceremony connected with marriage, and is considered as essential part of the religion, or the religious practice, or usage of any community, or sub-community in British India, and is performed according to the ritual regarded by that community or sub-community as sacred and binding.

3. Nothing contained in the Child Marriage Restraint Act, 1929, shall be deemed to apply to a marital sacrament or a marriage, solemnized, or performed in accordance with the religion, or the religious practice or usage among Brahmins, Vaishyas, Kshatriyas and other communities among whom post-puberty marriage is forbidden by their religious usages, or customs, or both, from the operation of the Child Marriage Restraint Act, 1929, and there may be some extent the strong feeling which the Exception of Brahmins, Vaishyas and others from the operation of the Act of 1929.

#### STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to except Brahmins, Vaishyas, Kshatriyas and other communities, in which post-puberty marriage is forbidden by their religious usages, or customs, or both, from the operation of the Child Marriage Restraint Act, 1929, and thus allay to some extent the strong feeling which the

provisions of the Act have actually engendered in the country. Among these communities what is generally regarded as marriage is an irreversible betrothal with all the effects of a valid marriage. The Orthodox betrothal ceremony, which is performed when the girl and the boy begin to live as man and wife, is a definite betrothal, and it can only be performed after the attainment of puberty by the girl, and never before that. Even then the Marathi and Orissa Sarna Isy laws about rules for its performance, the days of approach, &c. The Shastri relating to marriage definitely prohibit post-puberty marriages (betrothal) in the case of the Dowry, under pain of severe penalties which could not be surd by any religious community. They further provide that it is essential that such marriages should be in the case of girls be performed between the ages of eight and ten, and at any rate, before the appearance of the menses. It is a well known and admitted fact that girls in this country attain puberty between the ages of twelve and thirteen, while in Madras and Bengal, & very often earlier, even the year earlier. Consequently, the provision in the Act relating to marriages below the age of fourteen years past, irrespective of whether consummation does or does not take place, renders its performance among Hindus compulsorily post-puberty. Such marriages being strictly forbidden (as stated above), the Act is a direct interference with the religious beliefs and observances of the Hindus, and is a clear violation of the solemn pledges of non-interference with religion made for over a hundred years. It is, indeed, a clear declaration on the part of the Legislature and the Government that the Hindu community is no longer free to set up its religious institutions, except under the rub of being imposed, or deprived of its property. The Legislative Assembly composed of Members of different creeds and faiths, and brought together for a purely secular purpose was not competent to interfere with the personal law of one section of the community, where it is governed by religious injunctions and traditions. Indeed, the Age of Consent Committee admitted, though in a halting manner, that the Legislative Assembly was not empowered enough to pass an Act of this nature but felt itself justified in stipulating its competence on the ground that there was no alternative body. In this connection it is worthy of note that the minimum limit of fourteen years was fixed in the Act, not out of regard to any necessity to protect the physical and moral deterioration of the Hindu community, as was stated to be the object of the Bill, and for which, by the way, a limit of two eleven years was considered as a sufficient minimum, but as a pious to purchase Mohammedan acquiescence in their increase within the scope of the Bill.

Since the assumption by the Crown of the Government of India, the various attempts that were made to interfere with the Hindu marriage law and customs were strenuously resisted by the Government spokesmen, chiefly on the ground, that in the matter of Hindu marriage, Hindu religion has been recognised as a personal law, and should not, therefore, be interfered with. In fact, one of them, perhaps the most eminent, stated from his place in the Council that with the Hindus "marriage and religion are two words for the same thing." As a result of such

opposition such attempts invariably fell through, or were confined to dissuading considerations. Even the Age of Consent Committee admitted that it has been the practice of the Indian Legislature to confine its attention to secular matters, and not to concern itself with the religious affairs and that where a custom was stated to be based on religion, the Legislature never dealt with it with a view to change the religious practices, which it left severely alone. They further conceded that the fact that the Legislature has on several occasions tinkered on the Law was no justification for further intrude into that Law and custom.

Moreover, every time a Marriage Law was attempted to be introduced with Government invariably insisted that it was a condition precedent to their acceptance of the measure that those should be a memorable body of evidence (in the early days they insisted on an overwhelming majority) to show that the community affected desired the change, the latest pronouncement being that of Sir Benjamin Miller, when he stated early this year that "if the community which is affected by this measure generally favours a Government will not stand in the way of its passing into Law." No evidence was placed before the Assembly to show that the community affected favoured the measure. Certainly no such demand was made for inserting the Law, except, perhaps, by impatient social reformers and those politicians who were obsessed with the fear of others are losing the goodwill of the Western civilized world, and the chance of India attaining self-government if the Bill was not actively supported. Nor did Government consult the heads of religious institutions, Musulim scholars, or even their Mahantapadhyas, though they consulted Christian Divines, the bar associations, and social reform parties with pronounced hostile views, at any given time. There was thus no justification for Government's support to the measure, either as principle or policy. The contention that it was a non-official measure brought by an elected Member for which Government were in no way responsible is highly fallacious, as no such measure can be introduced without the Government's sanction, and the great mass of the population which follows their ancient Dharma for whom Sir Reginald Cradock asserted they were trustees, are entitled to be protected against such a law. In view of the rules and regulations of that Dharma. The position was indeed admitted by Sir William Vincent that so long as the present form of Government remains, it would be able for Government to get rid of responsibility in the matter.

Then again, the original Bill which was of a civil nature ought not to have been transformed into a penal enactment by the Select Committee, and still treated as the original Bill, without withdrawing and re-introducing it in the Assembly. It is, certainly, against all Parliamentary precedents. Incidentally it also exposes the flimsy nature of the religious of the Government's previous assertion to itself of this nature. Further, the Act is repugnant to the provisions of section 19 of the East India Company Act, 1780 (H. Ges. III, C. 105, and of section 12 of the East India Company Act, 1793 (H. Ges. II, C. 102), which two sections of the said two Statutes have been maintained by

section 190 of the Government of India Act, as continuing in force without modification. Apart, therefore, from other considerations, the Act is ultra vires the Indian Legislature and is, therefore, void.

The system of marriage obtaining in this country for ever so long a period as the memory of man reacheth, and to the contrary, is wrongly called "Child Marriages" and condemned on that ground. It has, as a general rule, produced a healthy and intelligent race, which has even availed the way of other nations. The latest conclusion of Western scientists is in favour of pre-puberty betrothal and early post-puberty consummation as being both biologically and sociologically the soundest principle to govern the marriage systems of every country. According to Prof. Huxton human conduct cannot be guided by the light of scientific teaching as is held by Eugenists and Behaviourists. It has been found by the Age of Consent Committee that in Times when hardly a girl is married before fifteen years, above 500 infants die per 1,000 births, and the rate of mortality is far more than in France and Germany, the most early marrying part of India. They further found that in some provinces the enormous of mass and infant barbaric early marriage and maternal and infantile mortality does not hold good. The witnesses who appeared before that Committee admitted that infantile mortality among the Brahmins was the lowest though they are said to be the worst sinners in this respect, and that it was the largest among Christians and other classes among whom there was no child marriage. In view, however, of the fact that it was strenuously contended that a large portion of the population is affected by the Act, provision has been made in this Bill to exclude only those communities who consider that post-puberty marriage is prohibited by their religious laws and usages.

#### G. KRISHNAMACHARIAN.

The following Bill was introduced in the Legislative Assembly on the 18th February 1923:—

#### L.A. BILL No. 25 OF 1923.

A Bill to amend the Child Marriages Restraint Act, 1908, for certain purposes.

Whereas it is expedient to amend the Child Marriages Restraint Act, 1908, for certain purposes; It is hereby enacted ENACTED AS FOLLOWS:—

1. (1) This Act may be called the Child Marriages Restraint (Amendment) Act, 1923.

(2) It extends to the whole of British India including British India and the Federal Provinces.

(3) It shall come into force immediately.

2. To sub-section (3) of section 1 of the Child Marriages Restraint Act, 1908, the following Exception shall be added, ENACTED:—

Exception.—The provisions of this Act shall not apply to persons professing the Moslem religion in any province of the British India.

Short title,  
extent and  
commencement.

Amendment  
of section 1,  
Act XIX of  
1908.

STATEMENT OF OBJECTS AND REASONS.

1. The Child Marriage Restraint Act (XV of 1929) is felt, viewed and regarded by large sections of the Muslim community in all the provinces of the British India as opposed to the tenets of, and practices expiated by the Muslim religion. The social conditions obtaining in the country also have rendered as proved by the actual experience, the application of the Act to the Muslim community, a great source of unnecessary irritation and controversy, and the feelings of the people are very much excited, and have resulted into distrust, and have created serious dissensions among large sections of the Muslims against the provisions of the Act and therefore it is expedient to allow the Government.

2. Muslims have got their own law of inheritance and marriages among them are performed according to Shariat and the Shariat has laid down the principle governing marriage.

3. The Government is the defender of the faith and since the British advent till now the policy of the Government has been one of non-interference in the matters of the religion and personal laws of the people of the country.

4. Social reform must be forced by the society itself. It is most undesirable that it should be forced by legislation. The spread of education will set right the defects of the society.

Under these circumstances to amend the law is extremely needed.

The 10th October 1931

WAZIRUDDIN.

The following Bill was introduced in the Legislative Assembly on the 10th February 1932:—

L.A. BILL No. 31 OF 1932.

*A Bill further to amend the Indian Trusts Act, 1927, for a certain purpose.*

WHEREAS it is expedient further to amend the Indian Trusts Act, 1927, for the purpose of debarring the debentures of the Madras Co-operative Central Land Mortgage Bank, Limited, as Trustee Securities; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Trusts (Amendment) Act, 1932.  
(2) It shall come into force on the 1st day of 1932.

2. The clause (c) of section 56 of the Indian Trusts Act, 1927, the following words shall be added at the end, namely:—  
"as to the debentures of the Madras Co-operative Central Land Mortgage Bank, Limited."

STATEMENT OF OBJECTS AND REASONS

In 1930, after careful consideration Land Mortgage Banks on a co-operative basis were organized under the direction of the Government of Madras in selected localities as an experimental

**MEANING.** The working of the Bank as established came under the consideration of the Towns and Commerce Co-operation and the Royal Commission on Agriculture who recommended the establishment of a central agency for the whole province to finance the Land Mortgage Banks by the issue of debentures. After a full discussion in the Legislative Council, the Government of Madras mentioned the scheme for the establishment of a Central Land Mortgage Bank and accordingly the Madras Co-operative Central Land Mortgage Bank came into existence in December 1929. The Towns and Commerce Co-operation and the Royal Commission on Agriculture also recommended, following the precedents of land credit institutions in Europe and America, that the debentures of the Central Land Mortgage Bank should be made trustee securities. It may be pointed out that under its by-laws the Madras Co-operative Central Land Mortgage Bank can only issue debentures on the security of the mortgages entrusted to the borrowers in favour of Primary Banks and assigned by the latter to the Central Bank. The Central Bank cannot therefore issue debentures to the public unless they have as a cover first mortgages assigned to them and the total value of the debentures issued by the Central Bank cannot exceed at any time the total value of the mortgages bonds and other assets assigned by the Primary Banks to the Central Bank and held by it. The debentures of the Central Bank will therefore be stable and safe securities based on the collective responsibility of the mortgages assigned to the Bank. As a further safeguard to the investors, the Local Government have, with the approval of the Legislative Council, undertaken to guarantee the interest not exceeding 8 per cent for a full period (25 years) on all the debentures up to a sum of 50 lakhs of rupees. There is a trustee for the debenture-holders, who is at present the Registrar of Co-operative Societies, Madras. The "Debenture Redemption Fund" constituted by the loans for protecting the interests of the debenture-holders is administered under the direction of the trustee. The Bill is intended to give effect to the recommendations of the Towns and Commerce Co-operation and the Royal Commission on Agriculture. The debentures of the Bombay Financial Co-operative Bank are already declared trustee securities under clause (c) of section 20 of the Indian Trusts Act and the debentures of the Madras Co-operative Central Land Mortgage Bank will be placed on the same footing if the amendment proposed in the Bill is made.

CHIEF SECRETARY.

2214 December 1930.

R. K. SHANMUKHAM CHETTI.

The following Bill was introduced in the Legislative Assembly on the 19th February 1931:—

L.A. BILL No. 22 OF 1931.

A Bill further to amend the Indian Registration Act, 1908.

WHEREAS it is expedient further to amend the Indian Registration Act, 1908; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Registration (Amendment) Act 1931. XVI of 1931

Enacted  
and signed.

(7) It extends to the whole of British India except such districts or tracts of country as the Local Government may exclude from its operation.

17 of 1928. 3. In section 14 of the Indian Registration Act, 1908, the words "on duty in his district" shall be omitted. Amendment of section 14, Act XVI of 1928.

#### STATEMENT OF OBJECTS AND REASONS

Under section 5 of the Indian Registration Act, the Local Government make all permanent appointments to the office of Registrar. It comes across the persons appointed are public officers who perform registration duties by virtue of their office in addition to their other duties. In the Punjab, the Deputy Commissioners in administrative charge of the district for the time being has been appointed by the Local Government as an *ex-officio* Registrar of each district. The duties of a Deputy Commissioner are so numerous that he is compelled to remain absent from the office although present at the headquarters. Under section 11, he cannot delegate his duties of a Registrar to any of his subordinates. This results in a good deal of inconvenience and expense to the public as well as to the district officials. It is proposed to so amend the section as to remove this hardship.

SANT SINGH.

The following Bill was introduced in the Legislative Assembly on the 18th February 1933:—

#### L.A. BILL No. 23 OF 1933.

1. Bill further to amend the Indian Limitation Act, 1908.

17 of 1928. Whereas it is expedient to amend certain Articles of the Indian Limitation Act, 1908; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Limitation (Amendment) Act, 1933. Short title, extent and commencement.

(2) It extends to the whole of British India.

(3) It shall come into force at once.

18 of 1928. 2. In the First Schedule to the Indian Limitation Act, 1908, for the words "three years" occurring in the second column against Articles 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83 and 84, the words "six years" shall be substituted. Amendment of the First Schedule to the Indian Limitation Act, 1908.

3. This Act shall extend the period of limitation of suits being governed by the Articles of the First Schedule mentioned in section 2 of this Act, but shall not affect the suits pending on the date when this Act comes into force, nor shall it revive any remedy or proceedings or any claims or discharge of or from any debt, claim, penalty, obligation, liability or demand already incurred.

#### STATEMENT OF OBJECTS AND REASONS.

The unperpetuated economic depression in the country has seriously affected the economic condition of both the debtor as well as the creditor. The proposed extension of the period of

Restoration of debts will go a long way in relieving the debtor from the onus of the litigation. It further helps the debtor from escaping the compound interest in case he gives fresh evidence in support of his liability.

SANT SINGH

The following Bill was introduced in the Legislative Assembly on the 16th February 1922.—

L.A. BILL No. 24 OF 1922

*A Bill further to amend the law relating to Private Trusts and Trustees.*

WHEREAS it is expedient further to amend the law relating to private Trusts and Trustees, for certain purposes hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the *Lokan Trusts (Amendment) Act, 1922*.

2. For clause (d) of section 30 of the Indian Trusts Act, 1882, (15 of 1882), the following clause shall be substituted, namely:—

"(d) In debentures or other securities the money issued under the authority of any Act of a Legislature established in British India, by or on behalf of any municipal body, port trust or city improvement trust in any Presidency town or in Bangalore town or by or on behalf of the trustees of the port of Karachi or by or on behalf of the Municipality of Karachi."

#### STATEMENT OF OBJECTS AND REASONS.

All present Trust moneys are invested only in the Bonds of a Municipal Body, Port Trust or City Improvement Trust in a Presidency Town or in Bangalore Town or in the Bonds issued by the Trustees of the Karachi Port. The Bonds of the Karachi Municipality rank equally with those of the bodies mentioned above and there is no reason why they should not be included in the list of recognised Bonds under the above Act. The Loans raised by the Municipality of Karachi are governed by the provisions of the Local Authorities Loans Act and the rules framed thereunder, and under them, provisions for the protection of Government has to be obtained after a careful examination of the financial position of the Municipality, their loan liability and their resources. In the Bank Municipal Bill for Karachi similar safeguards have been provided. The Loans are secured on the mortgage and assets of the Municipality and the payment of the interest and the Sinking Fund of such Loans constitutes a first charge upon the Municipal Revenue.

3. The Municipality of Karachi possess large and valuable assets in their landed estate, their Water Works and Drainage Installations, etc. Furthermore, the accounts of the said Municipality are annually audited by the Government Examiners, Local Fiscal Officers, which afford also extensive and complete the statements of the assets and liabilities of the Municipality.



It will thus be seen that Government action is not in the matter and adequate safeguards are provided.

3. The Credit of the Municipality of Karachi has always been high. The Loans raised in the past have been carefully scrutinized and the rates have been favourable.

4. The Loans have been administered in the past by British, Karachi Port Trust and leading Associations and individuals both in the province and outside.

5. The Testimonies of the various bodies have shown their willingness to invest the funds at their charge in the Debentures of the Municipality of Karachi and have been only precluded from doing so on account of the above enactment.

6. Karachi is not a Presidency Town, but on account of its Commercial importance and its position as a Seaport Town it deserves special consideration. This has already been admitted by recognizing Goods of a sister Institution, viz., the Karachi Port Trust.

The 19th January 1932.

HAFI AHMEDOOLA HADDOON

The following Bill was introduced in the Legislative Assembly on the 19th February 1932:—

L.A. BILL No. 55 OF 1932

A Bill to amend the Special Marriage (Amendment) Act, 1920.

WHEREAS it is expedient to amend the Special Marriage (Amendment) Act, 1920, it is hereby enacted as follows:—

1. (1) This Act may be called the Special Marriage (Amendment) Act, 1932.  
(2) It extends to the whole of British India, including British Baluchistan and the North-West Frontier Provinces.

2. The Special Marriage (Amendment) Act, 1920, is hereby amended as follows:—

STATEMENT OF OBJECTS AND REASONS.

The Special Marriage Act of 1912 was originally intended to meet the urgent demand of the Hindus and other Hindu Esotericism as their legal position at the time regarding marriage was found to be "not" in line with the marriage legally constituted and valid beyond all doubt or question was provided for them. In meeting this restricted position the idea for Henry Mance attempted to make the question the opportunity for passing a Special Marriage Act of a more comprehensive nature, and in doing so he proceeded on an entirely mistaken view of the position of the Indian law in this country, as was later pointed out by Sir Justice V.R. Krishna Rao, for he believed that that position was far as Indian law is concerned, or for the matter of that the Mahomedan law is based on certain principles, and is not used as the

earlier legislative enactments. The result was that the Bill had the effect of introducing a great change into "Native Law," and involved interference with "Native social relations," which, under the circumstances, was resented by the Government of the day to be unjustifiable. The Act was therefore, confined to its original purpose, and it is worthy of note that even the most ardent measures absolutely intended to redress an undoubted grievance, met with very great opposition, not only among the well-thinking masses, but among of the most intelligent men in the land—men who occupied very high and distinguished positions, such as the late Sir T. Nathaniel Ayer, Honorable Mr. Remington and others. Notwithstanding the passing of the Act, attempts were made to amend it on two different occasions, but at each time with a different purpose. Both the attempts failed, owing to the firm attitude of the Government towards social legislation, which they adopted a century ago "with great deliberation, adhered to with great pertinacity, and supported by the strongest reasons."

Subsequent to the introduction of the Bill, Sir Man Hugh Gair renewed the attempt unsuccessfully made by his predecessors, and they were attended with partial success by the enactment of the Act XXX of 1929, though it fell far short of a Civil Marriage Act, which was the original idea underlying the Bill. A reference, however, to the Gambia and Senegal for the Bill which was eventually passed as Act XXX of 1929, the various speeches made in support of it and the subsequent attempts to enlarge its scope shows a want of clear appreciation of the actual legal position and the real objective of the learned lawyer. At first he put it on the ground of the necessity of a Civil Marriage Law in order, as he also explained, to ensure for the Indians an international status, a perfectly understandable position, whether one agrees with it or not. What, however, he failed to perceive is that while even in Europe, Civil Marriage was only a comparatively recent institution, and as far as the eye could stretch it is difficult to foresee a time when the necessity of the form of a religious marriage would or could be dispensed with in India, and that, therefore, nothing in the Western world has any relevancy towards the Indian marriage law, or having to them. As it may, the proposed measure being of an optional nature, it was absolutely useless for international recognition. As has been pointed out by the Honorable the Law Minister in his speech in support of the Bill February last, "in order to ensure international recognition it is necessary that it should be a compulsory measure so as to show that in India there is a compulsory Law ensuring recognition and, therefore, deserving of international recognition." So far, therefore, the statement based on international advantage fails to the ground.

What, however, is apt of all these, the measure was actually introduced in the Legislative Assembly, it met with so great an opposition, especially among the Mahomedans that the author found it prudent and necessary to exclude them, and to reduce his attention to the dispersed and much abused Hindu Social Laws, thus curtailing the universality of the Bill, and causing to

the words the last vestige of its character as a Civil Marriage Law for purposes of international recognition. This converted the original measure into a frankly Social Reform Legislation.

Now, it is an admitted fact that in India marriage is a religious institution, more religious than social, and if you desired to interfere with it by any means of legislation, you must conform to some external conditions, the most important of which is that "there must be very strong and conclusive evidence that the change is demanded by the people who are affected." It is a singular circumstance that from the beginning up to now, no claim was made either by the author of the Bill, or its supporters that the measure had such a demand, or that they had before them such the necessary conditions precedent to any legislation of this nature. Every Local Government, every responsible public body or man, that was consulted not only denied that there was any such demand or desire, but anticipated strong resentment and opposition which only became too true. The opinion of the Government of Bombay expressed through their spokesman, the present Home Member, is typical of the clear and unambiguous attitude of Local Governments in this matter, that the measure was not only not demanded by the public most affected by it, but that it has not even secured any large support from any section of the society, excepting certain advanced and so-called enlightened elements. Even the Legislative Assembly at first rejected the motion to refer the Bill to a Select Committee. It was during its Second Session when there were not many Members present that the Bill was passed. Even so, if only a few of the Members who had originally voted against the Bill had continued firm, the Bill would have met with the early date it deserved, viz. (total rejection). Even those who later supported the measure in the Legislative Assembly, generally did so not because the measure was in accordance with Hindu tradition or that there was any general demand on their part, but because there were other considerations, such as freedom of commerce—so if it was honest or commendable to hold out to the world that a Hindu is a Hindu when is a matter of fact, he is not, by his having rejected every canon and injunction of that religion. As a social institution, the measure was thus vitiated by the absence of the fundamental conditions justifying its being undertaken. The learned author then fell back upon a revival of other advantages which his Bill would secure to the Hindu community, and these have been later thoroughly exposed to be illusory.

Many times all these the Bill contains certain glaring inconsistencies which the learned author never attempted to rectify. Whereas under the old Act a man declared to be governed by Hindu Law for purposes of inheritance, etc., in spite of his declaration that he was not a Hindu, under the amendment, as eventually passed in 1925, though he had not in any such declaration and was thus enabled to and did continue a Hindu—he was to be governed by the Indian Succession Act. The anomaly created by the Indian Majority Act has been admitted by Sir Eam Singh Gaur himself, and he attempts to get rid of

It has been suggested by the Assembly. Since the passing of the Act about eight years ago, there is no evidence that any large section of the estate has taken advantage of it. It is a blot on the Legislature that such an imperfect, inconsistent, unworkable for, unworkable piece of legislation should be allowed to continue in the Statute-book. The present Bill is, therefore, introduced to repeal it. The above, in short, are reasons for effecting the object.

G. KRISHNAMACHARIAR.

S. C. GUPTA,  
*Secretary to the Government of India.*

(Republished by order of His Excellency the Governor in Council)

V. N. VISWANATHA RAO,  
*Secy. to Govt., Law (Legislative) Dept.*



SUPPLEMENT TO PART II

OF

# THE FORT ST. GEORGE GAZETTE

No. 10]

MADRAS, TUESDAY EVENING, MARCH 5, 1932.

[PART, 6 p.m.]

## SEASON REPORT FOR JANUARY 1932.

Extract I.—Statement showing the average fall of rain in each district during the month of January 1932 and also the total fall of rain from 1st April up to the month compared with the corresponding figures of the preceding year and with the average for a series of years ending 1931.

District.	Average for 51 years.		From 1st April up to the month.	1931-32.		From 1st April up to the month.	1931-32.		From 1st April up to the month.
	In the month.			In the month.			In the month.		
	Rainy days.	Rainfall.		Rainy days.	Rainfall.		Rainy days.	Rainfall.	
	PER.	INCHES.		PER.	INCHES.		PER.	INCHES.	
1. Ganjam ..	0.9	0.27	45.91	0.2	0.06	20.42	..	..	61.78
2. Vizagapatnam Agency/	0.4	0.16	22.32	0.5	0.16	19.00	..	..	60.74
3. East Godavari ..	0.7	0.23	34.97	..	0.00	63.42	..	..	19.04
4. West Godavari ..	0.7	0.23	49.61	..	..	69.55	..	..	19.65
5. Kistna ..	0.5	0.18	39.65	..	..	67.62	..	..	49.01
6. Srisaika ..	0.8	0.25	36.22	..	..	60.65	..	..	49.08
7. Eluru ..	0.8	0.28	31.01	0.1	0.05	30.87	..	..	37.45
8. Eluru ..	0.4	0.15	35.51	..	..	23.94	..	..	22.48
9. Bellary ..	0.1	0.04	25.92	..	..	22.81	..	..	19.54
10. Anantapur ..	0.2	0.07	29.40	..	..	22.81	..	..	18.25
11. Chittoor ..	0.4	0.14	27.45	..	..	20.51	..	..	33.52
12. Nellore ..	1.0	0.33	34.45	0.0	0.00	62.45	0.1	0.01	42.58
13. Chingleput ..	1.4	0.47	45.41	0.0	0.00	63.77	..	..	67.07
14. South Arcot ..	0.4	0.13	48.03	0.3	0.09	35.65	..	..	58.49
15. Chittoor ..	0.4	0.13	48.03	0.3	0.09	35.65	0.1	0.01	49.10
16. Chittoor ..	0.9	0.28	32.06	0.1	0.01	47.73	..	..	10.64
17. North Arcot ..	0.0	0.00	57.06	0.2	0.05	48.14	..	..	64.67
18. Chittoor ..	0.1	0.02	33.32	0.1	0.02	37.58	..	..	12.58
19. Salem ..	0.4	0.14	30.50	0.4	0.10	47.44	..	..	59.58
20. Tiruchirappalli ..	1.1	0.35	32.56	1.0	0.31	28.98	0.0	0.00	29.21
21. Tiruchirappalli ..	1.4	0.45	44.91	0.4	0.10	48.94	0.0	0.00	64.67
22. Madurai ..	0.8	0.25	30.15	1.1	0.34	40.25	0.1	0.01	33.97
23. Tirunelveli ..	1.8	0.56	39.41	4.0	1.20	31.00	..	..	39.91
24. Tirunelveli ..	3.0	0.93	27.50	4.0	1.20	28.07	..	..	70.40
25. Madurai ..	0.8	0.25	116.64	0.3	0.07	139.94	..	..	131.18
26. South Arcot ..	0.0	0.00	145.30	0.0	0.00	145.12	..	..	171.66
27. The Nilgiris ..	2.7	0.85	21.30	7.3	2.19	51.11	..	..	71.80

\* Including Tenali.

† Including Koppal, Arasikote and Natarani.

‡ Including Kottakota.

Survey II.—Statement showing the extent of cultivation (Government and minor leases only) from April 1931 to January 1932.

[Area in hundreds of acres, &c., 00 being omitted.]

District and Group.	Percentage of the gross of Government and minor lease land in the total area.	Area cultivated in January 1931.				Area cultivated from April 1931 to January 1932.				Area cultivated from April 1931 to January 1932.				Average area cultivated from April to January 1932.				Percentage of the average area from April to January 1932, to the average annual area.		District and Group.	
		First crop.		Second crop.		First crop.		Second crop.		First crop.		Second crop.		First crop.		Second crop.		Day.	Night.		
		Day.	Night.	Day.	Night.	Day.	Night.	Day.	Night.	Day.	Night.	Day.	Night.	Day.	Night.						
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	(17)	(18)	(19)	(20)	(21)	(22)
Bombay ..	47	8	0	3.8	3.4	312.8	225.4	31.1	73.2	413.4	236.0	29.3	486	486	478	42.3	438	438	438	438	438
Chandigarh ..	4	1.1	5.1	1.2	1.3	25.8	61.7	39.1	98.2	117.2	43.8	107.9	117.2	117.2	117.2	117.2	117.2	117.2	117.2	117.2	117.2
Chandigarh, Port ..	54	19.6	13.9	8.2	13.4	32.5	23.8	34.5	24.4	32.5	23.8	34.5	24.4	32.5	23.8	34.5	24.4	32.5	23.8	34.5	24.4
Chandigarh, West ..	54	1.1	7	4.3	3.3	30.5	39.1	39.1	39.1	39.1	39.1	39.1	39.1	39.1	39.1	39.1	39.1	39.1	39.1	39.1	39.1
Karnal ..	41	8.4	7	31.8	2.3	10,779.9	10,779.9	24,400.0	24,400.0	24,400.0	24,400.0	24,400.0	24,400.0	24,400.0	24,400.0	24,400.0	24,400.0	24,400.0	24,400.0	24,400.0	24,400.0
Coastal ..	41	57.8	37.3	38.8	7.8	1,000.5	200.7	144.5	202.7	1,000.5	200.7	144.5	202.7	1,000.5	200.7	144.5	202.7	1,000.5	200.7	144.5	202.7
Total, District ..	43	39.8	27.0	33.8	10.1	8,222.2	1,739.8	24.8	317.5	3,339.5	3,339.5	3,339.5	3,339.5	3,339.5	3,339.5	3,339.5	3,339.5	3,339.5	3,339.5	3,339.5	3,339.5
Karnal ..	54	22.2	3.8	8.4	4.7	2,015.2	75.4	37.8	8.8	1,015.2	75.4	42.4	120	1,015.2	75.4	42.4	120	1,015.2	75.4	42.4	120
Bellary ..	42	14.5	8	1.5	3.9	1,000.5	44.8	43.7	7.7	2,200.2	44.8	43.7	7.7	2,200.2	44.8	43.7	7.7	2,200.2	44.8	43.7	7.7
Amroha ..	28	32.8	8	0.1	2.7	1,423.4	57.2	3.8	0.3	1,423.4	57.2	3.8	0.3	1,423.4	57.2	3.8	0.3	1,423.4	57.2	3.8	0.3
Chandigarh ..	24	9.4	5.4	7.4	3.8	328.4	85.7	59.8	26.4	328.4	85.7	59.8	26.4	328.4	85.7	59.8	26.4	328.4	85.7	59.8	26.4
Total, District ..	43	37.7	7.8	10.7	14.8	6,823.5	181.5	105.2	44.8	6,823.5	181.5	105.2	44.8	6,823.5	181.5	105.2	44.8	6,823.5	181.5	105.2	44.8
Yellam ..	40	33.8	31.1	8.8	4.1	374.8	374.8	25.8	18.2	374.8	374.8	25.8	18.2	374.8	374.8	25.8	18.2	374.8	374.8	25.8	18.2
Chandigarh ..	40	4.7	18.9	4.1	32.3	24.8	44.8	30.7	87.1	24.8	44.8	30.7	87.1	24.8	44.8	30.7	87.1	24.8	44.8	30.7	87.1
South Arun ..	39	34.8	31.1	14.1	7.9	330.8	330.8	11.3	7.8	330.8	330.8	11.3	7.8	330.8	330.8	11.3	7.8	330.8	330.8	11.3	7.8
Total, District ..	48	42.5	35.2	25.6	24.8	1,380.4	1,077.0	123.8	38.8	1,380.4	1,077.0	123.8	38.8	1,380.4	1,077.0	123.8	38.8	1,380.4	1,077.0	123.8	38.8
Chandigarh ..	47	1.8	2.1	3.8	7.1	126.1	71.9	16.5	20.8	126.1	71.9	16.5	20.8	126.1	71.9	16.5	20.8	126.1	71.9	16.5	20.8
South Arun ..	44	8.8	3.8	16.8	16.8	735.2	212.9	22.6	25.4	735.2	212.9	22.6	25.4	735.2	212.9	22.6	25.4	735.2	212.9	22.6	25.4
Bales ..	75	15.8	4.7	8.4	4.1	1,234.8	98.1	116.3	34.1	1,234.8	98.1	116.3	34.1	1,234.8	98.1	116.3	34.1	1,234.8	98.1	116.3	34.1
Chandigarh ..	37	48.4	1.1	15.0	4.6	1,234.1	87.2	22.6	24.1	1,234.1	87.2	22.6	24.1	1,234.1	87.2	22.6	24.1	1,234.1	87.2	22.6	24.1
Chandigarh ..	40	61.7	8.1	15.8	8.8	2,387.3	145.8	43.8	31.4	2,387.3	145.8	43.8	31.4	2,387.3	145.8	43.8	31.4	2,387.3	145.8	43.8	31.4
Total, District ..	78	1.63	14.8	35.1	48.7	4,899.4	791.4	45.1	22.0	5,114.6	338.2	34.8	312.9	5,082.4	319.7	308.8	218.2	48	48	48	48
Yellam ..	70	8.1	6.2	1.4	1.6	341.8	371.8	8.2	61.3	341.8	371.8	8.2	61.3	341.8	371.8	8.2	61.3	341.8	371.8	8.2	61.3
Chandigarh ..	42	22.5	12.8	4.8	4.1	1,234.8	98.1	116.3	34.1	1,234.8	98.1	116.3	34.1	1,234.8	98.1	116.3	34.1	1,234.8	98.1	116.3	34.1
Bales ..	24	12.5	1.1	8	4	916.8	22.1	7.4	8.4	916.8	22.1	7.4	8.4	916.8	22.1	7.4	8.4	916.8	22.1	7.4	8.4
Chandigarh ..	42	47.8	23.8	8.2	14.8	9,484.7	9,484.7	51.4	48.7	9,484.7	9,484.7	51.4	48.7	9,484.7	9,484.7	51.4	48.7	9,484.7	9,484.7	51.4	48.7
Total, District ..	41	86.7	24.9	15.9	25.2	1,474.5	1,261.1	63.5	30.7	1,474.5	1,261.1	63.5	30.7	1,474.5	1,261.1	63.5	30.7	1,474.5	1,261.1	63.5	30.7
Yellam ..	100	2	9.1	3.9	3.9	681.4	681.4	8.8	338.8	681.4	681.4	8.8	338.8	681.4	681.4	8.8	338.8	681.4	681.4	8.8	338.8
South Arun ..	100	30.2	8	30	2.7	142.1	418.4	8	30.2	142.1	418.4	8	30.2	142.1	418.4	8	30.2	142.1	418.4	8	30.2
Total, West Coast ..	100	8	2.8	30.1	8.8	1,000.5	1,000.5	12.0	438.8	1,000.5	1,000.5	12.0	438.8	1,000.5	1,000.5	12.0	438.8	1,000.5	1,000.5	12.0	438.8
The Shirts ..	100	30.1	30.1	30.1	30.1	79.8	8.8	30.1	30.1	79.8	8.8	30.1	30.1	79.8	8.8	30.1	30.1	79.8	8.8	30.1	30.1
Grand Total ..	67	146.7	138.8	321.4	244.9	19,555.8	3,031.8	1,230.7	1,230.8	19,555.8	3,031.8	1,230.7	1,230.8	19,555.8	3,031.8	1,230.7	1,230.8	19,555.8	3,031.8	1,230.7	1,230.8

(a) Average of the five years ending 1929-30.

(b) Average of the first years ending 1929-30.

(c) Revised figure.

\* Last month's figure 84.

Statement III.—Statement showing the average prices of the principal food-grains and salt for the month of January 1932.

Groups.	District.	RATES IN SEVERAL DISTRICTS OF THE TAMIL NADU STATES.																	
		Rice, second sort.			Paddy, second sort.			Rice.			Chickas.			Onions.			Salt.		
		In the previous month.	In the month.	In the week ending on the 10th proximo.	In the previous month.	In the month.	In the week ending on the 10th proximo.	In the previous month.	In the month.	In the week ending on the 10th proximo.	In the previous month.	In the month.	In the week ending on the 10th proximo.	In the previous month.	In the month.	In the week ending on the 10th proximo.	In the previous month.	In the month.	In the week ending on the 10th proximo.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	(17)	(18)	(19)	(20)
1. Others.	1. Coimbatore Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	2. Madras Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	3. Coimbatore Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	4. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	5. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	6. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	7. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	8. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	9. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	10. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
2. District.	1. Coimbatore Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	2. Madras Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	3. Coimbatore Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	4. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	5. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	6. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	7. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	8. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	9. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	10. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
3. District.	1. Coimbatore Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	2. Madras Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	3. Coimbatore Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	4. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	5. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	6. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	7. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	8. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	9. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	10. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
4. District.	1. Coimbatore Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	2. Madras Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	3. Coimbatore Agency, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	4. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	5. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	6. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	7. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	8. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	9. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
	10. Coimbatore, Madras.	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0
Preliminary Average ..		20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0	20.0

(1) Revised figures.

Remarks.—As compared with the previous month, the price of rice was stationary in four districts, rose in three and fell in six; salt was stationary in two districts, rose in two and fell in three; pulses were stationary in three districts, rose in one and fell in one; oil was stationary in two districts, rose in one and fell in one. (Figures included in the above table.)

Board (Land Revenue and Settlements),  
Madras, 24th February 1932.

A. K. MOORE,  
Secretary.

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SUPPLEMENT TO PART II

OF

# THE FORT ST. GEORGE GAZETTE

No. 30]

MADRAS, TUESDAY EVENING, MARCH 5, 1932.

[PART, 5 page.

## ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING 5th MARCH 1932.

### GENERAL SUMMARY.

(Report from Kurnool not received.)

Rainfall was moderate in Tanjore, fair in Trichinopoly, light or nil elsewhere. Sowing or transplantation of paddy proceeding in parts of Kottai, Nellore, North Arcot, Salem, Trichinopoly and Ramanad and of dry crops in parts of Salem and Trichinopoly. Standing crops generally fair. Harvest of paddy proceeding in parts of Ganbar, Cuddapah, Nellore, Chingleput, South Arcot, Salem, Coimbatore, Madure, Tanjore and South Kanara; cholam in Guntur, Nellore and Coimbatore; ragi in Kistna, Cuddapah and Nellore; shilba in Kottai, Ganbar and Coimbatore; tobacco in Vinayapattam, Kistna, Ganbar and Coimbatore; pulses in Vinayapattam, Kottai, Ganbar, Bellary, Anantapur, Nellore, Salem and Coimbatore; cotton in Vinayapattam, Ganbar, Anantapur, Cuddapah, Nellore, Salem and Coimbatore; cutting of sugarcane in Vinayapattam, Ganbar, Bellary, Nellore, Coimbatore and Madure and picking of cotton in Kottai, Ganbar, Bellary, Anantapur and Nellore; cotton generally fair. Condition of cattle generally fair to good. Fodder generally sufficient. Water-supply generally sufficient except in parts of Ganjam, Bellary, Anantapur, North Arcot, Salem and Madure. Prices tending to rise.

A. B. MacEWEN,  
Secretary.

BOARD (LAND REVENUE AND SETTLEMENTS),  
MADRAS, 5th March 1932.

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### DISTRICT REPORTS.

#### GANJAM.

Water-supply sufficient except in parts. 42 inches of water in Bamsilconda reservoir (F.T.L. 45 ft), 26.7 feet in Baroda reservoir (F.T.L. 25). Standing crops fair. Fodder available. Fodder sufficient. Condition of cattle good.

#### VINAYAPATTAM.

Water-supply sufficient. Sowing of paddy proceeding in parts. Standing crops thriving well. Harvest of pulses, cotton and tobacco and cutting of sugarcane proceeding in parts; cutting of waterpump; millets. Fodder generally available. Fodder generally sufficient. Condition of cattle generally good.

#### EAST GODAVARI.

Water-supply sufficient. The Godavari 15 feet above the crest of the dam. Transplantation of paddy sufficient. Condition of cattle generally good.

#### WEST GODAVARI.

Water-supply sufficient. Standing crops fair. Fodder available. Fodder sufficient. Condition of cattle generally good.

#### KISTNA.

Water-supply sufficient. The Kistna 24 feet above the crest of the dam. Transplantation of paddy proceeding in parts. Standing crops thriving well. Harvest of ragi, pulses, tobacco and shilba and picking of cotton proceeding in parts; cotton generally fair to good. Fodder generally available. Fodder sufficient. Condition of cattle generally fair.

#### GUNTUR.

Water-supply sufficient. Harvest of paddy and cutting of sugarcane proceeding in parts of the delta and of cholam, turric, telicota, cotton,



oilseeds and chilies and picking of cotton in parts of the upland, culture of paddy normal; rice poor to fair. Pasture generally available. Fodder sufficient. Condition of cattle generally good.

#### KURNOOL

[Not visited.]

#### BELLARY

Water-supply generally insufficient except under Taagubhadra electric. Standing crops generally fair, except cotton which is failing in parts. Harvest of kharif crops, sowing of sugarcane and picking of cotton proceeding in parts; cotton generally poor to fair. Pasture scarce. Fodder sufficient except in parts of Bellary and Alur taluks. Condition of cattle generally good. About 2,400 persons employed in the coal works.

#### ANANTAPUR

Water-supply generally insufficient in tanks. Standing crops poor to fair. Harvest of kharif crops and sowing and picking of cotton proceeding, cotton poor to fair. Pasture scarce. Fodder available in limited quantities. Condition of cattle good.

#### CUDDAPAH

Water-supply generally sufficient. Standing crops fair. Harvest of paddy, sugarcane and cotton proceeding in parts; cotton fair. Pasture not available in two taluks and scarce in two others. Fodder sufficient. Condition of cattle generally good.

#### WILLORE

Water-supply generally sufficient. 224 feet of water in Nandam reservoir (F.T. 274) and 178 feet in Kanyam reservoir (F.T. 2145). Sowing and transplanting of paddy and sugarcane of sugarcane proceeding in parts. Standing crops generally fair to good. Harvest of paddy, sugarcane, cotton, kharif crops and sowing of cotton proceeding in parts; cotton generally fair to good. Pasture generally available. Fodder sufficient. Condition of cattle generally good.

#### CHINGELPUT

Water-supply sufficient. Standing paddy crop fair. Harvest of paddy proceeding in parts; cotton fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

#### SOUTH ARCOT

Water-supply sufficient. Standing paddy crop fair. Harvest of paddy proceeding in parts; cotton fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

#### CHITTOOR

Water-supply sufficient. Pasture available. Fodder sufficient. Condition of cattle generally good.

#### NORTH ARCOT

Water-supply sufficient except in parts. Sowing of paddy proceeding in parts. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

#### RAJAHMUNDRAM

Water-supply generally sufficient except in parts. Transplantation of paddy, sowing of cotton and sowing of sugarcane proceeding in parts. Standing crops fair. Harvest of paddy, cotton and sugarcane and sowing of sugarcane proceeding in parts; cotton poor to fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

#### COIMBATORE

Water-supply generally sufficient. Standing crops fair. Harvest of paddy, sugarcane, cotton, tobacco, chilies and cotton and sowing of sugarcane proceeding in parts; cotton fair to good. Pasture available. Fodder sufficient. Condition of cattle generally good.

#### TIRUCHIRAPPUR

Water-supply generally sufficient. Sowing of paddy, cotton, chilies, cotton and tobacco proceeding in parts. Pasture available. Fodder sufficient. Condition of cattle fair.

#### TANJAVUR

Water-supply generally sufficient. Height of water at the Grand Anicut 21. The discharge in the Coleroon river. Lower, middle, northern and southern branches was 4 feet in each. Pasture available. Fodder sufficient. Condition of cattle fair.

#### MAUDIA

Water-supply sufficient except in parts of Cherpaiyasa. Average discharge through Poyar Main Canal 120 cusecs. Standing crops fair. Harvest of paddy and sowing of sugarcane proceeding in parts; cotton poor to good. Pasture available. Fodder sufficient. Condition of cattle good.

#### RAJNAD

Water-supply sufficient. Sowing of paddy and sugarcane proceeding in parts. Standing crops good. Pasture available. Fodder sufficient. Condition of cattle good.

#### TINNEVELLY

Water-supply sufficient. No flow over the Srirangam dam. Discharge adequate. Harvest of paddy proceeding; cotton fair. Pasture available. Fodder generally sufficient. Condition of cattle fair.

#### MALABAR

Water-supply generally sufficient. Pasture available. Fodder sufficient. Condition of cattle fair.

#### SOUTH KANARA

Water-supply sufficient. Standing crops fair. Harvest of paddy proceeding in parts; cotton fair to good. Pasture available. Fodder sufficient. Condition of cattle generally good.

#### TISSA NIGERIA

Water-supply sufficient. Standing crops fair. Picking of sugarcane proceeding in parts; cotton fair. Pasture available. Fodder sufficient. Condition of cattle fair.

[illegible]<sup>a</sup> Balance of 95, representing 1978.

† Average of 8 points ending 1990.

2. Use the end of previous week